

Extra Ordinary Part - IV-B / 1997

Extra No.	Date	Department
Extra No.1	01-01-1997	Energy & Petrochemicals Department
Extra No.2	01-01-1997	Urban Development & Urban Housing Department
Extra No.3	03-01-1997	Energy & Petrochemicals Department
Extra No.4	06-01-1997	Labour & Employment Department
Extra No.5	08-01-1997	Legal Department
Extra No.6	09-01-1997	Urban Development & Urban Housing Department
Extra No.7	16-01-1997	Energy & Petrochemicals Department
Extra No.8	16-01-1997	Urban Development & Urban Housing Department
Extra No.9	17-01-1997	Urban Development & Urban Housing Department
Extra No.10	17-01-1997	Urban Development & Urban Housing Department
Extra No.11	20-01-1997	Legal Department
Extra No.12	22-01-1997	Tribal Development Department
Extra No.13	28-01-1997	Energy & Petrochemicals Department
Extra No.14	30-01-1997	Industries & Mines Department
Extra No.15	30-01-1997	Urban Development & Urban Housing Department
Extra No.16	31-01-1997	Home Department
Extra No.17	04-02-1997	Other
Extra No.18	05-02-1997	Agriculture, Farmers Welfare & Co-operation Department
Extra No.19	05-02-1997	Revenue Department
Extra No.20	05-02-1997	Legal Department
Extra No.21	06-02-1997	Urban Development & Urban Housing Department
Extra No.22	10-02-1997	Urban Development & Urban Housing Department
Extra No.23	10-02-1997	Other
Extra No.24	12-02-1997	Information & Broadcasting Department
Extra No.25	12-02-1997	Home Department
Extra No.26	13-02-1997	Urban Development & Urban Housing Department

Extra No.	Date	Department
Extra No.27	14-02-1997	Information & Broadcasting Department
Extra No.28	14-02-1997	Information & Broadcasting Department
Extra No.29	14-02-1997	Labour & Employment Department
Extra No.30	15-02-1997	Revenue Department
Extra No.31	17-02-1997	Home Department
Extra No.32	19-02-1997	Agriculture, Farmers Welfare & Co-operation Department
Extra No.33	19-02-1997	Information & Broadcasting Department
Extra No.34	19-02-1997	Urban Development & Urban Housing Department
Extra No.35	19-02-1997	Urban Development & Urban Housing Department
Extra No.36	20-02-1997	Legal Department
Extra No.37	20-02-1997	Energy & Petrochemicals Department
Extra No.38	21-02-1997	Legislative & Parliamentary Affairs Department
Extra No.39	21-02-1997	Agriculture, Farmers Welfare & Co-operation Department
Extra No.40	24-02-1997	Urban Development & Urban Housing Department
Extra No.41	24-02-1997	Labour & Employment Department
Extra No.42	25-02-1997	Urban Development & Urban Housing Department
Extra No.43	26-02-1997	Forest & Environment Department
Extra No.44	27-02-1997	Urban Development & Urban Housing Department
Extra No.45	27-02-1997	Energy & Petrochemicals Department
Extra No.46	27-02-1997	Industries & Mines Department
Extra No.47	28-02-1997	Labour & Employment Department
Extra No.48	01-03-1997	Tribal Development Department
Extra No.49	04-03-1997	Energy & Petrochemicals Department
Extra No.50	04-03-1997	Tribal Development Department
Extra No.51	04-03-1997	Ports & Transport Department
Extra No.52	04-03-1997	Revenue Department
Extra No.53	05-03-1997	Agriculture, Farmers Welfare & Co-operation Department

Extra No.	Date	Department
Extra No.54	06-03-1997	Urban Development & Urban Housing Department
Extra No.55	10-03-1997	Urban Development & Urban Housing Department
Extra No.56	11-03-1997	Energy & Petrochemicals Department
Extra No.57	11-03-1997	Energy & Petrochemicals Department
Extra No.58	11-03-1997	Tribal Development Department
Extra No.59	14-03-1997	Urban Development & Urban Housing Department
Extra No.60	17-03-1997	Labour & Employment Department
Extra No.61	18-03-1997	Urban Development & Urban Housing Department
Extra No.62	21-03-1997	Agriculture, Farmers Welfare & Co-operation Department
Extra No.63	27-03-1997	Home Department
Extra No.64	27-03-1997	Home Department
Extra No.65	27-03-1997	Home Department
Extra No.66	29-03-1997	Home Department
Extra No.67	31-03-1997	Revenue Department
Extra No.68	31-03-1997	Home Department
Extra No.69	31-03-1997	Urban Development & Urban Housing Department
Extra No.70	31-03-1997	Labour & Employment Department
Extra No.71	01-04-1997	Finance Department
Extra No.72	01-04-1997	Finance Department
Extra No.73	01-04-1997	Home Department
Extra No.74	01-04-1997	Home Department
Extra No.75	01-04-1997	Home Department
Extra No.76	02-04-1997	Energy & Petrochemicals Department
Extra No.77	03-04-1997	Finance Department
Extra No.78	04-04-1997	Energy & Petrochemicals Department
Extra No.79	04-04-1997	Energy & Petrochemicals Department
Extra No.80	04-04-1997	Energy & Petrochemicals Department

Extra No.	Date	Department
Extra No.81	04-04-1997	Energy & Petrochemicals Department
Extra No.82	04-04-1997	Energy & Petrochemicals Department
Extra No.83	05-04-1997	Information & Broadcasting Department
Extra No.84	05-04-1997	Energy & Petrochemicals Department
Extra No.85	09-04-1997	Revenue Department
Extra No.86	11-04-1997	Forest & Environment Department
Extra No.87	17-04-1997	Labour & Employment Department
Extra No.88	17-04-1997	Urban Development & Urban Housing Department
Extra No.89	22-04-1997	Revenue Department
Extra No.90	22-04-1997	Legal Department
Extra No.91	23-04-1997	Tribal Development Department
Extra No.92	24-04-1997	Urban Development & Urban Housing Department
Extra No.93	29-04-1997	Revenue Department
Extra No.94	01-05-1997	Urban Development & Urban Housing Department
Extra No.95	02-05-1997	Industries & Mines Department
Extra No.96	05-05-1997	Energy & Petrochemicals Department
Extra No.97	05-05-1997	Industries & Mines Department
Extra No.98	06-05-1997	Revenue Department
Extra No.99	06-05-1997	Industries & Mines Department
Extra No.100	13-05-1997	Industries & Mines Department
Extra No.101	15-05-1997	Woman & Child Development Department
Extra No.102	16-05-1997	Finance Department
Extra No.103	16-05-1997	Finance Department
Extra No.104	16-05-1997	Urban Development & Urban Housing Department
Extra No.105	23-05-1997	Finance Department
Extra No.106	26-05-1997	Revenue Department
Extra No.107	27-05-1997	Other

Extra No.	Date	Department
Extra No.108	27-05-1997	Industries & Mines Department
Extra No.109	30-05-1997	Energy & Petrochemicals Department
Extra No.110	31-05-1997	Information & Broadcasting Department
Extra No.111	02-06-1997	Energy & Petrochemicals Department
Extra No.112	03-06-1997	Urban Development & Urban Housing Department
Extra No.113	05-06-1997	Energy & Petrochemicals Department
Extra No.114	07-06-1997	Revenue Department
Extra No.115	07-06-1997	Energy & Petrochemicals Department
Extra No.116	10-06-1997	Urban Development & Urban Housing Department
Extra No.117	11-06-1997	Energy & Petrochemicals Department
Extra No.118	11-06-1997	Energy & Petrochemicals Department
Extra No.119	11-06-1997	Energy & Petrochemicals Department
Extra No.120	11-06-1997	Energy & Petrochemicals Department
Extra No.121	11-06-1997	Energy & Petrochemicals Department
Extra No.122	13-06-1997	Finance Department
Extra No.123	13-06-1997	Finance Department
Extra No.124	16-06-1997	Labour & Employment Department
Extra No.125	17-06-1997	Energy & Petrochemicals Department
Extra No.126	17-06-1997	Energy & Petrochemicals Department
Extra No.127	18-06-1997	Finance Department
Extra No.128	19-06-1997	Energy & Petrochemicals Department
Extra No.129	19-06-1997	Energy & Petrochemicals Department
Extra No.130	19-06-1997	Energy & Petrochemicals Department
Extra No.131	19-06-1997	Urban Development & Urban Housing Department
Extra No.132	21-06-1997	Urban Development & Urban Housing Department
Extra No.133	21-06-1997	Urban Development & Urban Housing Department

Extra No.	Date	Department
Extra No.134	25-06-1997	Revenue Department
Extra No.135	26-06-1997	Woman & Child Development Department
Extra No.136	27-06-1997	Home Department
Extra No.137	27-06-1997	Education Department
Extra No.138	30-06-1997	Urban Development & Urban Housing Department
Extra No.139	30-06-1997	Urban Development & Urban Housing Department
Extra No.140	30-06-1997	Urban Development & Urban Housing Department
Extra No.141	30-06-1997	Legal Department
Extra No.142	30-06-1997	Energy & Petrochemicals Department
Extra No.143	30-06-1997	Energy & Petrochemicals Department
Extra No.144	30-06-1997	Energy & Petrochemicals Department
Extra No.145	01-07-1997	Labour & Employment Department
Extra No.146	02-07-1997	Industries & Mines Department
Extra No.147	02-07-1997	Industries & Mines Department
Extra No.148	07-07-1997	Energy & Petrochemicals Department
Extra No.149	07-07-1997	Energy & Petrochemicals Department
Extra No.150	07-07-1997	Energy & Petrochemicals Department
Extra No.151	07-07-1997	Energy & Petrochemicals Department
Extra No.152	07-07-1997	Energy & Petrochemicals Department
Extra No.153	07-07-1997	Energy & Petrochemicals Department
Extra No.154	07-07-1997	Energy & Petrochemicals Department
Extra No.155	08-07-1997	Urban Development & Urban Housing Department
Extra No.156	08-07-1997	Finance Department
Extra No.157	09-07-1997	Agriculture, Farmers Welfare & Co-operation Department
Extra No.158	09-07-1997	Agriculture, Farmers Welfare & Co-operation Department
Extra No.159	09-07-1997	Industries & Mines Department

Extra No.	Date	Department
Extra No.160	11-07-1997	Urban Development & Urban Housing Department
Extra No.161	14-07-1997	Industries & Mines Department
Extra No.162	14-07-1997	Urban Development & Urban Housing Department
Extra No.163	14-07-1997	Ports & Transport Department
Extra No.164	15-07-1997	Energy & Petrochemicals Department
Extra No.165	15-07-1997	Industries & Mines Department
Extra No.166	15-07-1997	Industries & Mines Department
Extra No.167	15-07-1997	Industries & Mines Department
Extra No.168	16-07-1997	Finance Department
Extra No.169	17-07-1997	Industries & Mines Department
Extra No.170	21-07-1997	Urban Development & Urban Housing Department
Extra No.171	22-07-1997	Finance Department
Extra No.172	22-07-1997	Tribal Development Department
Extra No.173	24-07-1997	Revenue Department
Extra No.174	24-07-1997	Home Department
Extra No.175	24-07-1997	Home Department
Extra No.176	25-07-1997	Industries & Mines Department
Extra No.177	28-07-1997	Revenue Department
Extra No.178	29-07-1997	Urban Development & Urban Housing Department
Extra No.179	30-07-1997	Industries & Mines Department
Extra No.180	31-07-1997	Information & Broadcasting Department
Extra No.181	02-08-1997	Agriculture, Farmers Welfare & Co-operation Department
Extra No.182	02-08-1997	Industries & Mines Department
Extra No.183	02-08-1997	Industries & Mines Department
Extra No.184	04-08-1997	Home Department
Extra No.185	04-08-1997	Home Department

Extra No.	Date	Department
Extra No.186	04-08-1997	Urban Development & Urban Housing Department
Extra No.187	05-08-1997	Industries & Mines Department
Extra No.188	05-08-1997	Industries & Mines Department
Extra No.189	05-08-1997	Tribal Development Department
Extra No.190	06-08-1997	Industries & Mines Department
Extra No.191	06-08-1997	Agriculture, Farmers Welfare & Co-operation Department
Extra No.192	08-08-1997	Urban Development & Urban Housing Department
Extra No.193	08-08-1997	Other
Extra No.194	11-08-1997	Urban Development & Urban Housing Department
Extra No.195	12-08-1997	Agriculture, Farmers Welfare & Co-operation Department
Extra No.196	12-08-1997	Agriculture, Farmers Welfare & Co-operation Department
Extra No.197	14-08-1997	Industries & Mines Department
Extra No.198	19-08-1997	Energy & Petrochemicals Department
Extra No.199	19-08-1997	Energy & Petrochemicals Department
Extra No.200	20-08-1997	Labour & Employment Department
Extra No.201	20-08-1997	Panchayats, Rural Housing & Rural Development Department
Extra No.202	20-08-1997	Narmada, Water Resources, Water Supply & Kalpsar Department
Extra No.203	20-08-1997	Industries & Mines Department
Extra No.204	27-08-1997	Home Department
Extra No.205	28-08-1997	Home Department
Extra No.206	28-08-1997	Home Department
Extra No.207	28-08-1997	Urban Development & Urban Housing Department
Extra No.208	28-08-1997	Urban Development & Urban Housing Department
Extra No.209	29-08-1997	Urban Development & Urban Housing Department
Extra No.210	02-09-1997	Home Department
Extra No.211	04-09-1997	Urban Development & Urban Housing Department

Extra No.	Date	Department
Extra No.212	05-09-1997	Information & Broadcasting Department
Extra No.213	09-09-1997	Energy & Petrochemicals Department
Extra No.214	09-09-1997	Energy & Petrochemicals Department
Extra No.215	09-09-1997	Urban Development & Urban Housing Department
Extra No.216	09-09-1997	Home Department
Extra No.217	12-09-1997	Forest & Environment Department
Extra No.218	12-09-1997	Information & Broadcasting Department
Extra No.219	15-09-1997	Agriculture, Farmers Welfare & Co-operation Department
Extra No.220	15-09-1997	Urban Development & Urban Housing Department
Extra No.221	16-09-1997	Industries & Mines Department
Extra No.222	16-09-1997	Urban Development & Urban Housing Department
Extra No.223	16-09-1997	Urban Development & Urban Housing Department
Extra No.224	16-09-1997	Urban Development & Urban Housing Department
Extra No.225	16-09-1997	Urban Development & Urban Housing Department
Extra No.226	18-09-1997	Agriculture, Farmers Welfare & Co-operation Department
Extra No.227	19-09-1997	Labour & Employment Department
Extra No.228	23-09-1997	Revenue Department
Extra No.229	23-09-1997	Revenue Department
Extra No.230	23-09-1997	Legislative & Parliamentary Affairs Department
Extra No.231	24-09-1997	Agriculture, Farmers Welfare & Co-operation Department
Extra No.232	25-09-1997	Home Department
Extra No.233	26-09-1997	Panchayats, Rural Housing & Rural Development Department
Extra No.234	29-09-1997	Narmada, Water Resources, Water Supply & Kalpsar Department
Extra No.235	29-09-1997	Industries & Mines Department
Extra No.236	29-09-1997	Finance Department
Extra No.237	29-09-1997	Urban Development & Urban Housing Department

Extra No.	Date	Department
Extra No.238	30-09-1997	Revenue Department
Extra No.239	30-09-1997	Revenue Department
Extra No.240	01-10-1997	Finance Department
Extra No.241	03-10-1997	Agriculture, Farmers Welfare & Co-operation Department
Extra No.242	03-10-1997	Revenue Department
Extra No.243	03-10-1997	Industries & Mines Department
Extra No.244	04-10-1997	Labour & Employment Department
Extra No.245	04-10-1997	Urban Development & Urban Housing Department
Extra No.246	06-10-1997	Revenue Department
Extra No.247	07-10-1997	Urban Development & Urban Housing Department
Extra No.248	13-10-1997	Information & Broadcasting Department
Extra No.249	14-10-1997	Revenue Department
Extra No.250	15-10-1997	Energy & Petrochemicals Department
Extra No.251	15-10-1997	Revenue Department
Extra No.252	15-10-1997	Revenue Department
Extra No.253	18-10-1997	Agriculture, Farmers Welfare & Co-operation Department
Extra No.254	22-10-1997	Revenue Department
Extra No.255	27-10-1997	Home Department
Extra No.256	27-10-1997	Home Department
Extra No.257	29-10-1997	Revenue Department
Extra No.258	29-10-1997	Labour & Employment Department
Extra No.259	04-11-1997	Revenue Department
Extra No.260	04-11-1997	Revenue Department
Extra No.261	05-11-1997	Energy & Petrochemicals Department
Extra No.262	05-11-1997	Energy & Petrochemicals Department
Extra No.263	05-11-1997	Energy & Petrochemicals Department

Extra No.	Date	Department
Extra No.264	05-11-1997	Energy & Petrochemicals Department
Extra No.265	06-11-1997	Agriculture, Farmers Welfare & Co-operation Department
Extra No.266	07-11-1997	Home Department
Extra No.267	10-11-1997	Home Department
Extra No.268	10-11-1997	Agriculture, Farmers Welfare & Co-operation Department
Extra No.269	11-11-1997	Legal Department
Extra No.270	12-11-1997	Urban Development & Urban Housing Department
Extra No.271	15-11-1997	Forest & Environment Department
Extra No.272	17-11-1997	Home Department
Extra No.273	17-11-1997	Finance Department
Extra No.274	17-11-1997	Urban Development & Urban Housing Department
Extra No.275	18-11-1997	Agriculture, Farmers Welfare & Co-operation Department
Extra No.276	20-11-1997	Urban Development & Urban Housing Department
Extra No.277	21-11-1997	Industries & Mines Department
Extra No.278	21-11-1997	Industries & Mines Department
Extra No.279	21-11-1997	Industries & Mines Department
Extra No.280	21-11-1997	Industries & Mines Department
Extra No.281	21-11-1997	Industries & Mines Department
Extra No.282	25-11-1997	Urban Development & Urban Housing Department
Extra No.283	02-12-1997	Energy & Petrochemicals Department
Extra No.284	02-12-1997	Energy & Petrochemicals Department
Extra No.285	02-12-1997	Home Department
Extra No.286	02-12-1997	Home Department
Extra No.287	03-12-1997	Tribal Development Department
Extra No.288	03-12-1997	Urban Development & Urban Housing Department
Extra No.289	05-12-1997	Agriculture, Farmers Welfare & Co-operation Department

Extra No.	Date	Department
Extra No.290	06-12-1997	Panchayats, Rural Housing & Rural Development Department
Extra No.291	06-12-1997	Panchayats, Rural Housing & Rural Development Department
Extra No.292	09-12-1997	Labour & Employment Department
Extra No.293	12-12-1997	Panchayats, Rural Housing & Rural Development Department
Extra No.294	16-12-1997	Urban Development & Urban Housing Department
Extra No.295	17-12-1997	Energy & Petrochemicals Department
Extra No.296	17-12-1997	Revenue Department
Extra No.297	18-12-1997	Finance Department
Extra No.298	18-12-1997	Urban Development & Urban Housing Department
Extra No.299	22-12-1997	Other
Extra No.300	23-12-1997	Labour & Employment Department
Extra No.301	23-12-1997	Information & Broadcasting Department
Extra No.302	23-12-1997	Urban Development & Urban Housing Department
Extra No.303	24-12-1997	Home Department
Extra No.304	24-12-1997	Home Department
Extra No.305	24-12-1997	Home Department
Extra No.306	29-12-1997	Urban Development & Urban Housing Department



सत्यमेव जयते

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Separate paging is given to this Part in order that it may be filed as a Separate Compilation.

PART IV-B

**Rules and Orders (other than those published in Parts I, I-A and I-L) made
by the Government of Gujarat under the Gujarat Acts.**

ENERGY AND PETROCHEMICALS DEPARTMENT

Sachivalaya, Gandhinagar, 1st January, 1997.

BOMBAY AERIAL ROPEWAYS ACT, 1955.

No. GHU/97/(1)/ARA/1094/4299/K.—WHEREAS, certain draft rules further to amend the Bombay Aerial Ropeways Rules, 1959, were published as required by sub-section (1) of section 45 of the Bombay Aerial Ropeways Act, 1955 (Bom-III of 1959) at pages 177-1 to 177-2 of the Gujarat Government Gazette, Extraordinary, Part IV-B dated the 13th September, 1994 under Government Notification, Energy and Petrochemicals Department No. GHU/94/15/ARA/1094/4299/K dated the 13th September, 1994, inviting objections and suggestions from all persons likely to be affected thereby, for a period of ninety days from the date of publication of the said notification in the Official Gazette :

AND, WHEREAS, no objections or suggestion have been received by the Government on the aforesaid draft Notification;

NOW, THEREFORE, in exercise of the powers conferred by section 45 of the Bombay Aerial Ropeways Act, 1955 (Bom. III of 1959), the Government of Gujarat hereby makes the following rules further to amend the Bombay Aerial Ropeways Rules, 1959, namely :—

1. (1) These rules may be called the Bombay Aerial Ropeways (Gujarat Amendment) Rules, 1996.

(2) They shall come into force at once.

2. In the Bombay Aerial Ropeways Rules, 1959, after rule 2, the following new rules shall be inserted, namely :—

“2A, (1) Every application under section 6 by an intending promoter shall be accompanied by a fee of rupees one thousand.

(8) Every detailed report under section 8 by an intending promoter shall be accompanied by fee of rupees ten thousand.

(3) Every draft of the proposed order under sub-section (1) of section 9 of the Act, authorising the construction of aerial ropeways by or on behalf of the promoter, who has made an application shall specify the amount of rupees 25,000 as security to be deposited by the promoter in the event of his application being granted under sub-section (1) of section 10 and published under sub-section (2) of section 10.

2B. (1) A fee of rupees 10,000 for initial inspection and rupees 5,000 for annual inspection of ropeways shall be paid either prior to inspection or within ten days from the date of inspection.

(2) Subject to the provisions of sub-rule (1), a fee equivalent to half of the annual inspection fee for every re-inspection or any other such re-inspections necessitated in between, due to additions, alternations, repairs to the ropeways shall be paid by the promoter.

2C. The fees and the security deposit payable under rules 2A and 2B shall be paid by way of chalan under the appropriate head of account prescribed from time to time."

By order and in the name of the Governor of Gujarat,

M. M. JOSHI,
Under Secretary to Government



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PART IV-B

**Rules and Orders (other than those published in Parts I, I-A and I-L) made
by the Government of Gujarat under the Gujarat Acts.**

URBAN DEVELOPMENT AND URBAN HOUSING DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 1st January, 1997.

THE GUJARAT TOWN PLANNING AND URBAN DEVELOPMENT ACT, 1976.

No. GH/V(01 of 1997/DVP-2996-M-66-L.—WHEREAS the Government of Gujarat was of the opinion that it was necessary in the public interest to make variation in the final development plan of Bhuj (District Kachchh) sanctioned under Government Notification, Panchayats and Health Department No. GH/V/22 of 1976/DVP-2874-7736-Q, dated the 31st January, 1976 (hereinafter referred to as "the said development plan").

AND WHEREAS the variation proposed to be made in the said development plan was published as required by sub-section (1) of section 19 of the Gujarat Town Planning and Urban Development Act, 1976 (President's Act No. 27 of 1976) (hereinafter referred to as "the said Act") in the Gujarat Government Gazette, Part IV-B, dated 23rd May, 1996, on page No. 112-1 and 112-2 under Government Notification, Urban Development and Urban Housing Department No. GH/V/71 of 1996/DVP-2996-M-66-L, dated the 23rd May, 1996 alongwith a notice calling upon any person to submit suggestions or objections if any with respect to the proposed variation to the Additional Chief Secretary to the Government of Gujarat, Urban Development and Urban Housing Department, Sachivalaya, Gandhinagar, in writing within a period of two months from the date of publication of the said variation;

AND WHEREAS the Government of Gujarat has not received any suggestions and objections;

NOW, THEREFORE, in exercise of the powers conferred by section 19 of the Gujarat Town Planning and Urban Development Act, 1976 (President's Act No. 27 of 1976) the Government of Gujarat, hereby:-

(a) sanctions the said variation to be made in the said development plan, as set out in Schedule appended hereto, and

(b) specifies that the variation so set out shall come into force from the 1st January, 1997.

SCHEDULE

Variation to the final Development Plan of Bhuj (District-Kachchh) sanctioned by Government Notification Panchayats and Health Department No. GH/V/22 of 1996/DVP-2874-7736-Q, dated the 31st January, 1976.

The lands bearing S. No. 863/1, 863/2, 864/1 and 864/2 of BHUJ as shown marked 'abcdefghijklmnpqa' on the accompanying plan designated for 'Agricultural Use' in the sanctioned Development Plan of Bhuj, shall be deleted from the said use and the lands thus released shall be designated for 'Residential Use', as shown on accompanying plan under Section 12(2)(a) of the Gujarat Town Planning and Urban Development Act, 1976.

By order and in the name of the Governor of Gujarat,

J. H. TAMAKUWALA,
Officer on Special Duty and Joint Secretary
to the Government of Gujarat,

URBAN DEVELOPMENT AND URBAN HOUSING DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 1st January, 1997.

THE GUJARAT TOWN PLANNING AND URBAN DEVELOPMENT ACT, 1976.

No. GH/V/02 of 1997/DVP-2995-M-118-L.—WHEREAS the Government of Gujarat was of the opinion that it was necessary in the public interest to make variation in the final Revised Development Plan of Bhuj (District-Kachchh) sanctioned under Government Notification, Panchayats and Health Department No. GH/V/22 of 1976/DVP-2874-7734-Q, dated the 31st January, 1976 (hereinafter referred to as "the said development plan");

AND WHEREAS the variation proposed to be made in the said development plan was published as required by sub-section (1) of section 19 of the Gujarat Town Planning and Urban Development Act, 1976 (President's Act No. 27 of 1976) (hereinafter referred to as "the said Act"), in the Gujarat Government Gazette Part IV-B, dated 21st March, 1996, on Page No. 79-1 and 79-2 under Government Notification, Urban Development and Urban Housing Department No. GH/V/53 of 1996/DVP-2995/M-118/L, dated the 21st March, 1996, alongwith a notice calling upon any person to submit suggestions or objections if any with respect to the proposed variation to the Additional Chief Secretary to the Government of Gujarat, Urban Development and Urban Housing Department, Sachivalaya, Gandhinagar in writing within a period of two months from the date of publication of the said variation;

AND WHEREAS, the Government of Gujarat has not received any suggestions and objections;

AND, WHEREAS Government of Gujarat has consulted the Appropriate Authority Area Development Authority (Bhuj Municipality);

NOW, THEREFORE, in exercise of the powers conferred by section 19 of the Gujarat Town Planning and Urban Development Act 1976 (President's Act, No. 27 of 1976) the Government of Gujarat hereby:-

(a) sanctions the said variation to be made in the said development plan, as set out in Schedule appended hereto, and

(b) specifies that the variation so set out shall come into force from the 1st January, 1997.

SCHEDULE

Variation to the final revised Development Plan of Bhuj (District -Kachhh) sanctioned by Government Notification, Panchayats and Health Department No. GH/V/22 of 1976/DVP-2874/7734-Q, dated the 31st January, 1976.

The lands bearing R. S. No. 411, 413 to 417, 353, 356, 360, 361, 439 and 437, 438, 440 and strip of land between S. No. 437, 438 and Vonkala lands around S.No. 417 of Bhuj shown marked ABCDEFGHIJA, KLMK, NOPQRSTN, UVWXYU, and XIYIZIXI, on the accompanying plan designated for "Agricultural Use" in the sanctioned Development Plan of Bhuj Area Development Authority shall be deleted from the said use and the lands thus released shall be designated for "Residential Use" as shown on accompanying plan under Section 12(2)(a) of the Gujarat Town Planning and Urban Development Act, 1976.

By order and in the name of the Governor of Gujarat,

J. H. TAMAKUWALA,
Officer on Special Duty and Joint Secretary
to the Government of Gujarat,



सत्यमेव जयते

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PART IV-B

Rules and Orders (other than those published in Parts I, I-A and I-L) made
by the Government of Gujarat under the Gujarat Acts.

ENERGY AND PETROCHEMICALS DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 3rd January, 1997.

GUJARAT RESTRICTION ON CONSUMPTION AND REGULATION OF SUPPLY OF ELECTRICAL ENERGY AND PERIODS OF WORKS ORDER, 1984.

No. GHU/97/2/CPI/1496/4927/K1 :—In exercise of the powers conferred by clause-8 of the Gujarat Restriction on Consumption and Regulation of Supply of Electrical Energy and Periods of Works Order, 1984, the Government of Gujarat hereby amends the Government Notification, Energy and Petrochemicals Department No. GHU-93-14-ELC-1493-994(i)-K1 dated the 20th July, 1993, as under :—

In schedule-II, after Sr. No. 78, the following shall be inserted :—

Sr. No.	Name of the Unit	Village	District	Relaxation
1	2	3	4	5
79	Jalan Forgings Limited	Kanjari	Panchmahals	The unit shall be permitted to utilise 1500 KVA power on all staggered holidays or the power as would be available after applicability of demand cut whichever is less.

This shall come into force with effect from the date of issue of this notification.

By order and in the name of the Governor of Gujarat,

R. G. DAVE,
Section Officer,
Energy and Petrochemicals



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PART IV—B

**Rules and Orders (other than those published in Parts I, I-A and I-L) made
by the Government of Gujarat under the Gujarat Acts.**

LABOUR AND EMPLOYMENT DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 6th January, 1997.

BOMBAY SHOPS AND ESTABLISHMENTS ACT, 1948.

No. KHR-2-BSE-1097-24-M(3).—In exercise of the powers conferred by section 6 of the Bombay Shops and Establishments Act, 1948 (Bom. LXXXIX of 1948) (hereinafter referred to as "the said Act") read with rule-4 of the Gujarat Shops and Establishments Rules, 1962, the Govt. of Gujarat hereby suspends, on account of the Ramzan and Ramzan-ID Festivals, in relation to the classes of establishments specified in column (1) of the Schedule below, the operation of the provisions of the said Act specified in column (2) of the Schedule in all the area of the State of Gujarat, for the period from 7th January, 1997 to 11th February, 1997 (both days inclusive) subject to the conditions respectively specified in column (3) of the said Schedule.

SCHEDULE

Establishments 1	Provisions of the said Act 2	Conditions 3
1. Sweet meat Shop.	Section-14	If any employee is required to work in excess of the limit of hours of work specified in Section 14 of the said Act, she/he shall be entitled in respect of over-time work, which shall be noted in the prescribed register to wages at the rate prescribed in Section 63(1) of the said Act.

1	2	3
	Section-18	Every employee shall, on account of the prescribed weekly holidays be granted either (i) on equal number of holidays in exchange after the 11th February, 1997 or (ii) wages for the work done on such holidays at the rate of wages prescribed of over time work in Section 63(1) of the said Act.
2. All Restaurants and eating houses.	Section-24	Every employee in any restaurant or eating house shall on account of the loss of the prescribed weekly holidays be granted either (i) on equal number of holiday in exchange after the 11th February, 1997 or (ii) wages for the work done on such holidays at the rate of wages prescribed for overtime work in Section 63(2) of the said Act.
3. Shops selling caps and shoes.	Section-11	No shop shall on any day be closed later than 11.00 p.m.
	Section-14	If any employee is required to work in excess of the limit of hours of work specified in Section 14 of the said Act, he shall be entitled in respect of overtime work, which shall be noted in the prescribed register, to wages at the rate prescribed in Section 63(1) of the said Act.
	Section-16	The spread over shall not exceed fifteen hours on any day.
	Section-18	Every employee shall on account of the loss of the prescribed weekly holidays be granted either (i) an equal number of holidays in exchange after the 11th Feb., 1997 or (ii) wages for the work done on such holidays at the rate of wages prescribed for overtime work in Section 63(1) of the said Act.
4. Shops selling cloth or garments.	Section-14	Such conditions as are specified above in relation to Section 14, 16 and 18 in the entry, "Shops selling caps and shoes".
5. Perfume Shops.	Section-11	No shop shall on any day be closed later than 11.00 p.m.

By order and in the name of the Governor of Gujarat,

DILIPSINH D. CHAUHAN,
Section Officer.



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PART IV-B

**Rules and Orders (other than those published in Parts I, I-A and I-L) made
by the Government of Gujarat under the Gujarat Act.**

LEGAL DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 3rd January, 1997.

BOMBAY PUBLIC TRUST ACT, 1950.

NO: GK/02/97/ECO/1084/5/E:—WHEREAS, certain draft rules further to amend the Bombay Public Trusts (Gujarat) Rules, 1961 were published as required by sub-section (3) of section 84 of the Bombay Public Trusts Act, 1950 (BOM. XXIX of 1950) at pages 21-1 to 21-2 of the Gujarat Government Gazette, Extra-Ordinary, Part IV-B, dated the 18th January, 1996 under Government Notification, Legal Department NO: GK/1/96/ECO/1084/5/E, dated the 5th January, 1996 inviting objections and suggestions from all persons likely to be affected thereby for a period of thirty days from the date of publication of the said Notification in the *Official Gazette* ;

AND, WHEREAS, the objections and suggestions received on the aforesaid draft have been considered by the Government ;

NOW, THEREFORE, in exercise of the powers conferred by clause (aa) of sub-section (2) of Section 84 read with section 6 of the Bombay Public Trusts Act, 1950 (BOM. XXIX of 1950), the Government of Gujarat hereby makes the following rules further to amend the Bombay Public Trusts (Gujarat) Rules, 1961, namely:—

1. These rules may be called the Bombay Public Trusts (Gujarat) (Amendment) Rules, 1997.
2. In the Bombay Public Trusts (Gujarat) Rules, 1961, in rule 4A, for sub-rule (1) the following shall be substituted, namely:—

“(1) (a) Appointment to the post of Director of Accounts, Class I, shall be made either—

(i) by transfer of an Officer holding the post not below the rank of a Joint Director of Accounts in the Directorate of Accounts & Treasury, Gujarat State in consultation with the Finance Department & the Gujarat Public Service Commission; or

(ii) by direct selection.

(b) To be eligible for direct selection, a candidate shall—

(i) be a Chartered Accountant within the meaning of the Chartered Accountants Act, 1949 (XXXVIII of 1949) whose name is entered in the Register maintained under that Act, and has been in the register for a consecutive period of not less than eight years;

(ii) be not more than 40 years of age;

(iii) possess sufficient knowledge of the Gujarati language to enable him to speak, read and write in that language and be able to translate with facility any document written in Gujarati language into English and vice versa;

Provided that the upper age limit specified in Clause (ii) above may be relaxed in favour of a candidate who is already in the service of the Government of Gujarat in accordance with the provisions of the Gujarat Civil Services Classification and Recruitment (General) Rules, 1967:

Provided further that the upper age limit may also be relaxed in favour of a candidate who possesses exceptionally good qualifications or experience or both.

(c) A candidate appointed by direct selection shall be on probation for a period of two years.

(d) A candidate appointed by direct selection shall be required to pass an examination in Gujarati or Hindi or both in accordance with the rules prescribed by the Government.”

By order and in the name of the Governor of Gujarat,

R. V. MENGDEY,
Joint Secretary to Government.

કાયદા વિભાગ

જાહેરનામું

સચિવાલય, ગાંધીનગર, ૩૭ જાન્યુઆરી, ૧૯૯૭.

મુંબઈ સાર્વજનિક ટ્રસ્ટ અધિનિયમ, ૧૯૫૦.

ક્રમાંક : જીકે/૦૨/૯૭/ઈસીઓ/૧૦૮૪/૫/ઈ.—મુંબઈ સાર્વજનિક ટ્રસ્ટ (ગુજરાત) નિયમો, ૧૯૬૧ વધુ સુધારવા માટેનો નિયમોનો અમુક મુસદ્દો, મુંબઈ સાર્વજનિક ટ્રસ્ટ અધિનિયમ, ૧૯૫૦ (સન ૧૯૫૦ના મુંબઈના ૨૮મા)ની કલમ ૮૪ની પેટા-કલમ (૩)થી ઠરાવ્યા પ્રમાણે, કાયદા વિભાગના તારીખ પછી જાન્યુઆરી, ૧૯૯૬ના સરકારી જાહેરનામા ક્રમાંક જીકે/૧/૯૬/ઈસીઓ/૧૦૮૪/૫/ઈ, હેઠળ તારીખ ૧૮મી જાન્યુઆરી, ૧૯૯૬ના ગુજરાત સરકારી રાજ્યત્ર, અસાધારણ, ભાગ-૪-બીના પાના ૨૧-૧ થી ૨૧-૨ ઉપર પ્રસિધ્ધ કર્યો હતો અને તેનાથી અસર થવાનો સંભવ હોય તેવી તમામ વ્યક્તિઓ પાસેથી વાંધા અને સૂચનો, સદરહુ જાહેરનામું રાજ્યપત્રમાં પ્રસિધ્ધ થવાની તારીખથી ત્રીસ દિવસની મુદતમાં મંગાવ્યા હતા;

અને, સરકારે ઉપરોક્ત મુસદ્દા અંગે મળેલ વાંધા અને સૂચનો વિચારણામાં લીધા છે;

તેથી, હવે, મુંબઈ સાર્વજનિક ટ્રસ્ટ અધિનિયમ, ૧૯૫૦ (સન ૧૯૫૦ના મુંબઈના ૨૮મા)ની કલમ-૬ સાથે વાંચતા, કલમ ૮૪ની પેટા-કલમ-(૨) ના ખંડ (કક) થી મળેલી સત્તાની રુએ, ગુજરાત સરકાર, આથી, મુંબઈ સાર્વજનિક ટ્રસ્ટ (ગુજરાત) નિયમો, ૧૯૬૧ વધુ સુધારવા માટે નીચેના નિયમો કરે છે.

૧. આ નિયમો મુંબઈ સાર્વજનિક ટ્રસ્ટ હ (ગુજરાત) હ (સુધારા) નિયમો, ૧૯૮૭ કહેવાશે.

૨. મુંબઈ સાર્વજનિક ટ્રસ્ટ (ગુજરાત) નિયમો, ૧૯૬૧માં, નિયમ-૪-કમાં, પેટા નિયમ (૧)ને બદલે, નીચેનો મળકૂર મૂકવો :—

“(૧) (ક) હિસાબ નિયામક વર્ગ-૧ની જગ્યા ઉપર કોઈ વ્યક્તિની:—

(૧) નાણાં વિભાગ અને ગુજરાત પબ્લીક સર્વિસ કમિશન સાથે વિચાર વિનિમય કરીને, ગુજરાત રાજ્યની હિસાબ અને તિજોરી નિયામકની કચેરીમાં સંયુક્ત હિસાબ નિયામકથી ઉતરતા દરજ્જાની ન હોય તેવી જગ્યા ધરાવતા કોઈ અધિકારીની બદલી કરીને, અથવા

(૨) સીધી પસંદગી,

નિમણૂક કરવામાં આવશે.

(ખ) સીધી પસંદગીથી પાત્ર થવા માટે ઉમેદવાર—

(૧) ચાર્ટર્ડ એકાઉન્ટન્ટ અધિનિયમ, ૧૯૪૮ (સન ૧૯૪૮ના ૩૮મા)ના અર્થ મુજબ ચાર્ટર્ડ એકાઉન્ટન્ટ હોવો જોઈએ અને તે અધિનિયમ હેઠળ રાખવામાં આવેલા રજિસ્ટરમાં તેનું નામ નોંધાયેલું હોવું જોઈએ અને ઓછામાં ઓછા આઠ વર્ષની લાગુલગાટ મુદત સુધી તેનું નામ રજિસ્ટરમાં દાખલ કરેલું હોવું જોઈએ.

(૨) ચાલીસ વર્ષથી વધારે ઉંમરનો હોવો જોઈએ નહિ;

(૩) ગુજરાતી ભાષા બોલી, વાંચી અને લખી શકે તેટલું અને ગુજરાતી ભાષામાં લખાયેલા કોઈ દસ્તાવેજોનું અંગ્રેજીમાં અને અંગ્રેજીમાં લખાયેલા કોઈ દસ્તાવેજોનું ગુજરાતીમાં સહેલાઈથી ભાષાંતર કરી શકે તેટલું ગુજરાત ભાષાનું પૂરતું જ્ઞાન ધરાવતો હોવો જોઈએ.

પરંતુ ઉપરના ખંડ (૨)માં નિર્દિષ્ટ કરેલી ઉપલી વયમર્યાદા, ગુજરાત રાજ્ય સેવા વર્ગોક્તરણ અને ભરતી (સામાન્ય) નિયમો, ૧૯૬૭ની જોગવાઈઓ અનુસાર ગુજરાત સરકારની નોકરીમાં હોય તેવા ઉમેદવારની તરફેણમાં હળવી કરી શકાય.

વધુમાં, આસાધારણ સારી લાયકાતો અથવા અનુભવ ધરાવતા અથવા તે બંને ધરાવતા ઉમેદવારની તરફેણમાં ઉપલી વયમર્યાદા પણ હળવી કરી શકાય.

(ગ) સીધી પસંદગીથી નિમાયેલા ઉમેદવાર બે-વર્ષની મુદત માટે પ્રોબેશન ઉપર રહેશે.

(ઘ) સીધી પસંદગીથી નિમાયેલા ઉમેદવાર, સરકારે ઠરાવેલા, નિયમો અનુસાર ગુજરાતી અથવા હિન્દી અથવા તે બંને પરીક્ષા પાસ કરવી પડશે.”

ગુજરાતના રાજ્યપાલશ્રીના હુકમથી અને તેમના નામે,

આર. વી. મે ગદે,
સરકારના સંયુક્ત સચિવ.



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PART IV-B

Rules and Orders (other than those published in Parts I, I-A and I-L) made by the Government of Gujarat under the Gujarat Acts.

URBAN DEVELOPMENT AND URBAN HOUSING DEPARTMENT

Sachivalaya, Gandhinagar, 9th January, 1997.

THE GUJARAT TOWN PLANNING AND URBAN DEVELOPMENT ACT, 1976.

No. GH/V/MN 5 of 1997/DVP/3095/3494/L.—WHEREAS the Government of Gujarat is of the opinion that it is necessary in the public interest to make a variation in the final Revised Development plan for the town of Godhara sanctioned under Government Notification, Urban Development and Urban Housing Department Notification No. GH/V/153 of 1988/DVP/3086-2703 (88)-L, dated the 16th August, 1988;

NOW, THEREFORE, in exercise of the powers conferred by sub-section (1) of Section 19 of the Gujarat Town Planning and Urban Development Act, 1976 (President's Act No. 27 of 1976) the Government of Gujarat hereby :-

1. Proposes to modify the aforesaid Development plan by way of variation in the manner specified in the Schedule appended hereto, and

2. Calls upon any person to submit suggestions or objections, if any with respect to the proposed variation to the Additional Chief Secretary to the Government of Gujarat, Urban Development and Urban Housing Department, Sachivalaya, Gandhinagar in writing within a period of two months from the date of publication of this Notification in the Official Gazette.

SCHEDULE

Proposed variation in final revised Development Plan of Godhara sanctioned by Government Notification Urban Development and Urban Housing Department No. GH/V/153 of 1988/DVP/3096/2703/ (88)-L dated 16th August, 1988.

The Land hearing R. S. No. 28, 29, 33, 34, 34-A, 35, 36, 37, 38, 42, 43, 45, 46, 47, 48, 49, and 50 (Hct. 19-05-00) of Godhara shown marked "A-B-C-D-E-F-G-H-I-J-K-L-M-N-O-P" on the accompanying plan designated for "Agriculture Zone" in the Sanctioned Development Plan of Godhara shall be deleted from the said Zone and the land so released shall be designated for "Residential Zone" under section 12(2) (a) of the Gujarat Town planning and Urban Development Act, 1976.

By order and in the name of the Governor of Gujarat,

J. H. TAMAKUWALA,
Officer on Special Duty and
Joint Secretary to Government.

URBAN DEVELOPMENT AND URBAN HOUSING DEPARTMENT

Notification

THE GUJARAT TOWN PLANNING AND URBAN DEVELOPMENT ACT, 1976:

No. GH/V/6/M/of 1997/DVP/3094/4139/L-WHEREAS the Government of Gujarat was of the opinion that it was necessary in the Public interest to make variation in the final development plan for the Town of Kalol (District Panchmahal) sanction under Government Notification, Urban Development and Urban Housing Department Notification No. GH/V/60 of 1988/DVP/3086/698/88/L dated the 21st March, 1988, (hereinafter referred to as "the said development Plan").

AND WHEREAS the variation proposed to be made in the said development Plan was published as required by sub-section (1) of section 19 of the Gujarat Town Planning and Urban Development Act, 1976 (President's Act No. 27 of 1976) (hereinafter referred to as the said Act) in the Gujarat Government Extra Ordinary Gazette Part-IV-B, dated 1st July, 1996 on page No. 140-1 to 140-2 under Government Notification, Urban Development and Urban Housing Department No. GH/V/113 of 1996/DVP/3094/4139/L dated the 1st July, 1996 alongwith a notice calling upon any person to submit suggestions or objections if any with respect to the proposed variation to the Additional Chief Secretary to the Government of Gujarat, Urban Development and Urban Housing Department, Sachivalaya Gandhinagar in writing a period of two months from the date of publication of the said variation;

AND WHEREAS the Government of Gujarat has not received any suggestions and objections:

NOW, THEREFORE, in exercise of the power conferred by Section 19 of the Gujarat Town Planning and Urban Development Act, 1976 (President's Act No. 27 of 1976) the Government of Gujarat hereby :-

(a) sanctions the said variation to be made in the said development plan as set out in schedule appended hereto

(b) and specified that the variation so set out shall come into force from the 9th day of January 1997.

SCHEDULE

Variation in the final Development Plan for the Town Kalol Dist. Panchmahal sanctioned by Government Notification Urban Development and Urban Housing Department Notification No. GH/V/60/ of 1988/DVP/3086/698/88/L dated the 21st March, 1988.

The lands bearing R.S. No. 212, 213/1, 213/2 of village Kalol (District Panchmahal) as shown marked 'ABCDEFGHA' on the accompanying plan designated for "Residential Zone" in the sanctioned development plan of Kalol (Dist. Panchmahal) shall be deleted from the said Zone and the land thus released shall be designated for "Industrial Zone" under Section 12(2)(a) of the Gujarat Town Planning and Urban Development Act, 1976.

By order and in the name of the Governor of Gujarat,

J. H. TAMAKUWALA,
Officer on Special Duty and Joint
Secretary to Government.



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PART IV-B

Rules and Orders (other than those published in Parts I, I-A and I-L) made by the Government of Gujarat under the Gujarat Acts.

ENERGY AND PETROCHEMICALS DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 16th January, 1997.

GUJARAT RESTRICTION ON CONSUMPTION AND REGULATION OF SUPPLY OF ELECTRICAL ENERGY AND PERIODS OF WORKS ORDER, 1984.

No. GHU/97/5/ELC/1496/250/K-1.—In exercise of the powers conferred by clause-8 of the Gujarat Restriction on Consumption and Regulation of Supply of Electrical Energy and Periods of Works Order, 1984, the Government of Gujarat hereby amends the Government Notification, Energy and Petrochemicals Department No. GHU/93/14/ELC/1493/994(i)/-K-1, dated 20th July, 1993, as under:—

In Schedule-II, after the Sr. No. 79, the following shall be inserted.

Sr. No. 1	Name of the Unit 2	Village 3	District 4	Relaxation 5
80.	Gujarat Mineral Development Corporation Limited.	Kiadipani	Baroda	The unit shall be permitted to work for all seven days subject to the condition that unit will observe 25% demand cut on all seven days.

This shall come into force with effect from the date of issue of this Notification.

By order and in the name of the Governor of Gujarat,

R. G. DAVE,
Section Officer.

(C)



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PART IV-B

Rules and Orders (other than those published in Parts I, I-A and I-L) made by the Government of Gujarat under the Gujarat Act.

URBAN DEVELOPMENT AND URBAN HOUSING DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 16th January, 1997.

THE GUJARAT TOWN PLANNING AND URBAN DEVELOPMENT ACT, 1976.

NO. GH/V/07 of 1997/DVP-2196-145-L.—WHEREAS, the Government of Gujarat was of the opinion that it was necessary in the public interest to make a variation in the final development plan for the Development Areas of the Palanpur Area Development Authority sanctioned under Government Notification No. GH/P/260 of 1974/DVP-2168-5640-Q dated the 11th December, 1974 (hereinafter referred to as "the said development plan");

AND, WHEREAS, the variation proposed to be made in the said development plan was published as required by sub-section (1) of Section 19 of the Gujarat Town Planning and Urban Development Act, 1976 (President's Act No. 27 of 1976) (hereinafter referred to as "the said Act") in the Gujarat Government Gazette Part IV-B dated the 20th August 1996 on page No. 182-1 under Government Notification, Urban Development and Urban Housing Department No. GH/V/142 of 1996/DVP-2196-145-L, dated the 20th August 1996, alongwith a notice calling upon any person to submit suggestion or objections if any with respect to the proposed variation to the Additional Chief Secretary to the Government of Gujarat, Urban Development and Urban Housing Department, Sachivalaya, Gandhinagar, in writing, within a period of two months from the date of publication of the said variation.

AND, WHEREAS, the Government of Gujarat has not received any suggestions and objections in respect of this proposed variation;

NOW, THEREFORE, in exercise of the powers conferred by Section 19 of the Gujarat Town Planning and Urban Development Act, 1976 (President's Act No. 27 of 1976) the Government of Gujarat hereby:—

(a) sanctions the said variation to be made in the said development plan, as set out in Schedule appended hereto and;

(b) specifies that the variation so set out shall come into force from 16th January 1997.

SCHEDULE

Variation in the Development Plan of Palanpur sanctioned by Government Notification No. GH/P/260 of 1974/DVP-2168-5640-Q, dated the 11th December, 1974.

The lands bearing R. S. NO. 1100/(A-10-G-18) of Palanpur shown marked "ABCDEFGHijklma" on the accompanying plan reserved for "Municipal Housing and Primary School and falling in 30 D. P. road (part) in the sanctioned Development Plan of Palanpur shall be released from the said reservations and road and the lands so released shall be designated for "Residential Zone" as shown on the plan, under Section 12(2)(a) of the Gujarat Town Planning and Urban Development Act, 1976.

By order and in the name of the Governor of Gujarat,

J. H. TAMAKUWALA,
Officer-on Special Duty & Joint Secretary to Government.

URBAN DEVELOPMENT AND URBAN HOUSING DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 16th January, 1997.

THE GUJARAT TOWN PLANNING AND URBAN DEVELOPMENT ACT, 1976.

NO. GH/V/08 of 1997/DVP-2794-2346-L.—WHEREAS, the Government of Gujarat was of the opinion that it was necessary in the public interest to make a variation in the final Revised Development Plan for the Development Area of the Patan Area Development Authority sanctioned under Government Notification, Urban Development and Urban Housing Department NO. GH/V/128 of 1987-DVP-2782-1905-(87)-L dated the 22nd May, 1987 (hereinafter referred to as "the said development plan");

AND, WHEREAS, the variation proposed to be made in the said development plan was published as required by sub-section (1) of section 19 of the Gujarat Town Planning and Urban Development Act, 1976 (President's Act No. 27 of 1976) (hereinafter referred to as "the said Act") in the Gujarat Government Gazette Part-IV-B dated 12th February 1996 on pages Nos. 45-1 and 45-2 under Government Notification Urban Development and Urban Housing Department No. GH/V/29 of 1996/DVP-2794-2346-L dated 12th February 1996 alongwith a notice calling upon any person to submit suggestions or objections, if any, with respect of the proposed variation to the Additional Chief Secretary to the Government of Gujarat Urban Development and Urban Housing Department, Sachivalaya, Gandhinagar, in writing, within a period of two months from the date of publication of the said variation;

AND, WHEREAS, the Government of Gujarat has considered the suggestions and objections in respect of this proposed variation;

NOW, THEREFORE, in exercise of the powers conferred by Section 19 of the Gujarat Town Planning and Urban Development Act, 1976, (President's Act No. 27 of 1976) the Government of Gujarat hereby:—

(a) sanctions the said variation to be made in the said development plan, as set out in Schedule appended hereto and;

(b) specifies that the variation so set out shall come into force from the 17th February 1997.

SCHEDULE

Variation in the Development Plan of Patan sanctioned by Government Notification, Urban Development and Urban Housing Department NO. GH/V/128 of 1987/DVP-2782-1905-(87)-L dated 22nd May, 1987.

1. The enblock lands bearing S. Nos. 1016, 1017, 1018, 1019, 1020, 1021, 1022, 1023, 1024/1-2, 1025, 1026, 1030, 1031 and 1032 of Patan designated for "Agriculture Zone" shown marked as AB-CDEFGHIA on accompanying plan in the sanctioned Revised Development Plan of Patan shall be deleted from the said designation and lands so released shall be designated for "Residential Zone" under Section 12(2) (a) of the Gujarat Town Planning and Urban Development Act, 1976.

By order and in the name of the Governor of Gujarat,

J. H. TAMAKUWALA,

Officer on Special Duty & Joint Secretary to Government.

URBAN DEVELOPMENT AND URBAN HOUSING DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 16th January, 1997.

THE GUJARAT TOWN PLANNING AND URBAN DEVELOPMENT ACT, 1976.

NO. GH/V/9 of 1997/DVP/1489/M-76/L.—In exercise of the powers conferred by sub-section (3) of Section-19 of the Gujarat Town Planning and Urban Development Act, 1976 (President's Act No. XXVII of 1976) the Government of Gujarat hereby rescinds Government Notification Urban Development and Urban Housing Department NO. GH/V/62 of 1991/DVP/1489/822-(91)-L dated 2nd March, 1991, published in the Part IV-B of the Gujarat Government Extra Ordinary Gazette dated 2nd March, 1991 on page No. 55-1 to 55-2.

By order and in the name of the Governor of Gujarat,

J. H. TAMAKUWALA,

Officer on Special Duty & Joint Secretary to Government.

(C)



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PART IV-B

Rules and Orders (other than those published in Parts I, I-A and I-L made by the Government of Gujarat under the Gujarat Acts.

URBAN DEVELOPMENT AND URBAN HOUSING DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 17th January, 1997.

THE GUJARAT TOWN PLANNING AND URBAN DEVELOPMENT ACT, 1976.

No. GH/V/10 of 1997/TPS-2195-709-L-WHEREAS, in exercise of the powers conferred by sub-section (1) of section 83 of the Bombay Town Planning Act, 1954 the State Government vide Government Notification (Panchayats and Housing Department) No. GH/P/111-1976/TPS-2175-4115-Q dated 28th June, 1976 has appointed the Chief Town Planner (Gujarat State) to exercise powers to prepare Town Planning Scheme of Ambaji.

AND WHEREAS, under Government Notification, Panchayats, Housing and Urban Development Department No. GH/P/107 of 1982-TPS-2181-1748-(82)-L dated the 27th May, 1982 the Government of Gujarat had, in exercise of the powers conferred by sub-section (2) of Section 48 of the Gujarat Town Planning and Urban Development Act, 1976 (President's Act No. 27 of 1976) (hereinafter referred to as "the said Act") sanctioned the draft Town Planning Scheme, Ambaji No. 2 (hereinafter referred to as "the said draft scheme") submitted to it by the Chief Town Planner, Gujarat State, (Ambaji Area Development Authority);

AND, WHEREAS, in exercise of the powers conferred by section 50 of the said Act, the Government of Gujarat appointed the Town Planning Officer for the said draft scheme;

AND WHEREAS, under Government Notification, Urban Development and Urban Housing Department No. GH/V/220 of 1987/TPS-2185-3787-(87)-L, dated the 14th October, 1987, the Government of Gujarat in exercise of the powers conferred by Section 65 of the Gujarat Town Planning and Urban Development Act, 1976 (President's Act No. 27 of 1976) has sanctioned the Town Planning Scheme, Ambaji No. 2-Preliminary;

AND, WHEREAS, the Town Planning Officer has submitted to the Government of Gujarat, the Town Planning Scheme, Ambaji No. 2 (Final Scheme) (hereinafter referred to as "the said final scheme") as required under sub-section (2) of section 52 and sub-section (2) of section 62 of the said Act.

NOW, THEREFORE, in exercise of the powers conferred by section 65 of the said Act the Government of Gujarat hereby :-

(a) sanctions "the said final scheme" subject to the modifications enumerated in the schedule appended hereto.

(b) states that "the said final scheme shall be kept open to inspection by the public at the office of the Ambaji Gram Panchayat (Ambaji Area Development Authority) during office hours on every day except, Sundays and holidays; and

(c) fixes the 18th day of February, 1997 as the date for the purpose of clause (b) of sub-section (2) of the said section 65.

SCHEDULE

(1) In final scheme documents, in Redistribution and Valuation Statement on page no. 61, at Sr. No. 25, the figure '38728' shown in column no. 10 (a) and 10 (b) each for F.P.No. 20, shall be replaced each by the figure '32728'.

(2) In final scheme documents, in Redistribution and Valuation Statement, on page no. 61, at Sr. No. 25, the figures '14343, 14343, 26296 and 26296' shown respectively in column nos 9(a), 9(b), 10(a) and 10(b) for F. P. No. 71 shall be replaced by the figures '15937, 15937, 27890 and 27890' respectively.

(3) In the final scheme documents, in Redistribution and Valuation Statement Form F, on page no. 61, at Sr. No. 25, the figures '322877, 322877, 607806, 607806, +43302, +43302' shown respectively in column nos. 9(a), 9(b), 10(a), 10(b), 11 and 15 sub total of F.P. No. 19, 20, 26, 31, 32, 69, 70 and 71 shall be replaced by the figures '324471, 324471, 609400, 609400 +44896 and +44896' respectively.

By order and in the name of the Governor of Gujarat,

J. H. TAMAKUWALA,
Officer on Special Duty and Joint Secretary to
the Government.



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PART IV-B

**Rules and Orders (other than those published in Parts I, I-A and I-I) made
by the Government of Gujarat under the Gujarat Acts.**

URBAN DEVELOPMENT AND URBAN HOUSING DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 17th January, 1997.

GUJARAT TOWN PLANNING AND URBAN DEVELOPMENT ACT, 1976.

No. GH/V/11/97/UDA-1097-137/K.—In exercise of the powers conferred by sub-section (4) of Section-22 of the Gujarat Town Planning and Urban Development Act, 1976 (President's Act No. 27 of 1976), the Government of Gujarat hereby appoints Shri Natvarlal Ramdas Patel as Chairman of the Ahmedabad Urban Development Authority with immediate effect until further orders.

By order and in the name of the Governor of Gujarat,

N. P. PATEL,
Deputy Secretary to Government.

URBAN DEVELOPMENT AND URBAN HOUSING DEPARTMENT**Notification**

Sachivalaya, Gandhinagar, 17th January, 1997.

GUJARAT TOWN PLANNING AND URBAN DEVELOPMENT ACT, 1976.

NO. GH/V/12/97/UDA-1097-137(i)/K.—In exercise of the powers conferred by sub-section (4) of Section-22 of the Gujarat Town Planning and Urban Development Act, 1976 (President's Act No. 27 of 1976) the Government of Gujarat hereby appoints Dr. Rajendrasing Rathod as Chairman of the Vadodara Urban Development Authority with immediate effect untill further orders.

By order and in the name of the Governor of Gujarat,

N. P. PATEL,
Deputy Secretary to Government.

URBAN DEVELOPMENT AND URBAN HOUSING DEPARTMENT**Notification**

Sachivalaya, Gandhinagar, 17th January, 1997.

GUJARAT TOWN PLANNING AND URBAN DEVELOPMENT ACT, 1976.

NO. GH/V/13/97/UDA-1097-137(ii)/K.—In exercise of the powers conferred by sub-section (4) of Section 22 of the Gujarat Town Planning and Urban Development Act, 1976 (President's Act No. 27 of 1976) the Government of Gujarat hereby appoints Shri Kashyap Shukla as Chairman of the Rajkot Urban Development Authority with immediate effect untill further orders.

By order and in the name of the Governor of Gujarat,

N. P. PATEL,
Deputy Secretary to Government.

URBAN DEVELOPMENT AND URBAN HOUSING DEPARTMENT**Notification**

Sachivalaya, Gandhinagar, 17th January, 1997.

GUJARAT TOWN PLANNING AND URBAN DEVELOPMENT ACT, 1976.

NO. GH/V/14/97/UDA/1097-137-(iii)/K.—In exercise of the powers conferred by sub-section (4) of Section 22 of the Gujarat Town Planning and Urban Development Act, 1976 (President's Act No. 27 of 1976) the Government of Gujarat hereby appoints Shri Bhupendrasinh Solanki as Chairman of the Surat Urban Development Authority with immediate effect untill further orders.

By order and in the name of the Governor of Gujarat,

N. P. PATEL,
Deputy Secretary to Government.



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PART IV-B

**Rules and Orders (other than those published in Parts I, I-A and I-L) made
by the Government of Gujarat under the Gujarat Acts.**

LEGAL DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 20th January, 1997.

BOMBAY PUBLIC TRUSTS ACT, 1950.

No. GK/05/97/EPT/Rules/48/E.—In exercise of the powers conferred by section 14 of the Bombay Public Trusts Act, 1950 (Bom. XXIX of 1950), the Government of Gujarat hereby amends the Government Notification, Legal Department No. GH/K/79/31/BPT/Rules/1/66/28365/E, dated the 17th September, 1979, as follows, namely:—

* In the said notification, in clause (i), for item (7), the following shall be substituted, namely:—

“(7) Rajkot Region ;

(7A) Kutch Region; and”.

By order and in the name of the Governor of Gujarat,

P. J. DHOLAKIA,
Secretary to Government.

કાયદા વિભાગ

જાહેરનામું

સચિવાલય, ગાંધીનગર, ૨૦મી જાન્યુઆરી, ૧૯૯૭.

મુંબઈ સાર્વજનિક ટ્રસ્ટ અધિનિયમ, ૧૯૫૦.

ક્રમાંક : જકે/૦૫/૮૭/બીપીટી/નિયમો/૪૮/ઈ.—મુંબઈ સાર્વજનિક ટ્રસ્ટ અધિનિયમ, ૧૯૫૦ (સન ૧૯૫૦ના મુંબઈના ૨૯મા)ની કલમ ૧૪થી નળેલી સત્તાની રૂએ, ગુજરાત સરકાર, આથી કાયદા વિભાગનું તારીખ ૧૭મી સપ્ટેમ્બર, ૧૯૭૯નું સરકારી જાહેરનામું ક્રમાંક : જયેચ/કે/૭૮/૩૧/બીપીટી/રુક્ષ/૧/૬૬/૨૮૩૬૫/નીચે પ્રમાણે સુધારે છે :—

સદરહુ જાહેરનામામાં, ખંડ (૧) માં, બાબત (૭)ને બદલે, નીચેના મળકૂર મૂકવા :—

“(૭) રાજકોટ વિસ્તાર;
“(૭ક) કચ્છ વિસ્તાર; અને ”

ગુજરાતના રાજ્યપાલશ્રીના હુકમથી અને તેમના નામે,

પી. જી. ધોળકીયા,
સરકારના સચિવ.

LEGAL DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 20th January, 1997.

BOMBAY PUBLIC TRUSTS ACT, 1950.

No. GK/06/97/BPT/Rules/48/E:—The following draft of a notification which it is proposed to issue under section 14 of the Bombay Public Trusts Act, 1950 (Bom. XXIX of 1950) is published as required by sub-section (3) of section 84 for the information of all persons likely to be affected thereby and notice is hereby given that the said draft will be taken into consideration by the Government of Gujarat on or after the expiry of a period of thirty days from the date of the publication of this notification in the *Official Gazette*.

2. Any objections or suggestions which may be received by the Secretary to Government, Legal Department, Sachivalaya, Gandhinagar, from any person with respect to the said draft before the expiry of the aforesaid period will be considered by the Government.

DRAFT NOTIFICATION

No. GK/06/97/BPT/Rules/48/E:—In exercise of the powers conferred by section 14 read with section 84 of the Bombay Public Trusts Act, 1950 (Bom. XXIX of 1950) the Government of Gujarat hereby makes the following rules further to amend the Bombay Public Trusts (Gujarat) Rules, 1961, namely:—

1. These rules may be called the Bombay Public Trusts (Gujarat Amendment) Rules, 1997.
2. In the Bombay Public Trusts (Gujarat) Rules, 1961, in rule 4, for item (7) the following shall be substituted, namely:—

“(7) Rajkot Region shall comprise of districts of Rajkot and Jamnagar ;

(7A) Kutch Region shall comprise of district of Kutch, and”

By order and in the name of the Governor of Gujarat,

P. J. DHOLAKIA,
Secretary to Government.

કાયદા વિભાગ

જાહેરનામું

સચિવાલય, ગાંધીનગર. ૨૦મી જાન્યુઆરી, ૧૯૯૭.

મુંબઈ સાર્વજનિક ટ્રસ્ટ અધિનિયમ, ૧૯૫૦.

ક્રમાંક : જકે/૦૬/૯૭/બીપીટી/નિયમો/૪૮/ઈ.—મુંબઈ સાર્વજનિક ટ્રસ્ટ અધિનિયમ, ૧૯૫૦ (સન ૧૯૫૦ના મુંબઈના ૨૯મા)ની કલમ ૧૪ હેઠળ કાઢવા ધારેલા જાહેરનામાનો નીચેનો મુસદ્દો, કલમ ૮૪ની પેટા-કલમ (૩) થી ફરમાવ્યા પ્રમાણે, તેનાથી અસર થવાનો સંભવ હોય તે તમામ વ્યક્તિઓની જાણ સારુ પ્રસિધ્ધ કરવામાં આવે છે અને આથી નોટિસ આપવામાં આવે છે કે આ જાહેરનામું રાજ્યપત્રમાં પ્રસિધ્ધ થયાની તારીખથી ત્રીસ દિવસ પૂરા થયે અથવા તે પછી, ગુજરાત સરકાર, સદરહુ મુસદ્દો વિચારણામાં લેશે.

૨. ઉપર્યુક્ત મુદત પૂરી થાય તે પહેલાં, સદરહુ મુસદ્દાના સંબંધમાં, કોઈ વ્યક્તિ તરફથી, ગુજરાત સરકારના સચિવ, કાયદા વિભાગ, સચિવાલય, ગાંધીનગરને જો કંઈ વાંધા અથવા સૂચનો મળશે તેની ઉપર સરકાર વિચારણા કરશે.

જાહેરનામાનો મુસદ્દો

ક્રમાંક : જકે/૦૬/૯૭/બીપીટી/નિયમો/૪૮/ઈ.—મુંબઈ સાર્વજનિક ટ્રસ્ટ અધિનિયમ, ૧૯૫૦ (સન ૧૯૫૦ના મુંબઈના ૨૯ મા) ની કલમ-૮૪ સાથે વાંચતા, કલમ ૧૪ થી મળેલી સત્તાની ફરમે, ગુજરાત સરકાર, આથી મુંબઈ સાર્વજનિક ટ્રસ્ટ (ગુજરાત) નિયમો, ૧૯૬૧ વધુ સુધારવા નીચેના નિયમો કરે છે :—

૧. આ નિયમો મુંબઈ સાર્વજનિક ટ્રસ્ટ (ગુજરાત સુધારા) નિયમો, ૧૯૯૭ કહેવાશે.

૨. મુંબઈ સાર્વજનિક ટ્રસ્ટ (ગુજરાત) નિયમો, ૧૯૬૧માં નિયમ ૪માં, બાબત (૭)ને બદલે, નીચેનો મજકૂર મૂકવો :—

“રાજકોટ વિસ્તાર, રાજકોટ અને જામનગર જિલ્લાઓનો બનશે ;
(૭ક) કચ્છ વિસ્તાર, કચ્છ જિલ્લાનો બનશે, અને ”

ગુજરાતના રાજ્યપાલશ્રીના હુકમથી અને તેમના નામે,

પી. જી. ઘોળકીયા,
સરકારના સચિવ.



સત્યમેવ જયતે

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PART IV-B

Rules and Orders (other than those published in Parts I, I-A and I-L) made by the Government of Gujarat under the Gujarat Act.

સમાજ કલ્યાણ અને આદિજાતિ વિકાસ વિભાગ,

(સ. ક. પ્રભાગ)

જાહેરનામું

સચિવાલય, ગાંધીનગર, તા. ૨૦મી જાન્યુઆરી, ૧૯૯૭.

ગુજરાત અનુસૂચિત જાતિ વિકાસ કોર્પોરેશન અધિનિયમ, ૧૯૮૫,

નં. જી.એચ.એલ./૧/બવક/૧૦૯૭/ખા. ૧૯/૯૪-ગુજરાત અનુસૂચિત જાતિ વિકાસ કોર્પોરેશન અધિનિયમ, ૧૯૮૫ની કલમ-૫ (૧) અને કલમ ૬(૧) ની જોગવાઈઓ પ્રમાણે કોર્પોરેશનના નિયામક મંડળમાં શ્રી ગોપાળભાઈ મુળજીભાઈ સોલંકી, અમદાવાદની ડાયરેક્ટર તરીકે નિમણૂક કરવામાં આવે છે.

ગુજરાત અનુસૂચિત જાતિ વિકાસ કોર્પોરેશન અધિનિયમ, ૧૯૮૫ની કલમ-૫(૨) ની જોગવાઈ પ્રમાણે શ્રી ગોપાળભાઈ મુળજીભાઈ સોલંકી, અમદાવાદની કોર્પોરેશનના અધ્યક્ષ તરીકે તાત્કાલિક અસરથી નિમણૂક કરવામાં આવે છે.

ગુજરાતના રાજ્યપાલશ્રીના હુકમથી અને તેમના નામે,

રૂપસિંહ કે. મકવાણા,
સરકારના નાયબ સચિવ.



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PART IV-B

**Rules and Orders (other than those published in Parts I, I-A and I-L) made
by the Government of Gujarat under the Gujarat Acts.**

ENERGY AND PETROCHEMICAL DEPARTMENT

Order

Sachivalaya, Gandhinagar, 28th January, 1997.

BOMBAY ELECTRICITY (SPECIAL POWERS) ACT, 1946.

No. GHU/97/7/CPI/1496/288/K.I.—In exercise of the powers conferred by Section 3 and Section 6-A of the Bombay Electricity (Special Powers) Act, 1946 (Bom. XX of 1946), the Government of Gujarat hereby makes the following order further to amend the Gujarat Restriction on Consumption and Regulation of Supply of Electrical Energy and Periods of Works Order, 1984 namely:—

In the said order, in Schedule-II, after Sr. No. 89, the following shall be inserted namely:—

“90, Manufacture of lead acid battery plate”.

By order and in the name of the Governor of Gujarat,

R. G. DAVE,
Section Officer.

ENERGY AND PETROCHEMICALS DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 28th January, 1997.

GUJARAT RESTRICTION ON CONSUMPTION AND REGULATION OF SUPPLY ELECTRICAL ENERGY AND PERIODS OF WORKS ORDER, 1984.

No. GHU/97/8/CPI/1496/288/K.I.—In exercise of the powers conferred by clause-8 of the Gujarat Restriction on Consumption and Regulation of Supply of Electrical Energy and Periods of Works Order, 1984,

the Government of Gujarat hereby amends the Government Notification, Energy and Petrochemicals Department No. GHU/93/14/ELC/1493/994(i)/K.1, dated 20th July, 1993, as under:-

In Schedule-II, after Sr. No. 80, the following shall be inserted .

Sr. No.	Name of the Unit	Village	District	Relaxation
1	2	3	4	5
81.	Tudor India Ltd.	Prantij	Sabarkantha	The unit shall be permitted to utilize 750 KVA power on all staggered holidays or the power as would be available after applicability of demand out whichever is less.

This shall come into force with effect from the date of issue of this Notification.

By order and in the name of the Governor of Gujarat,

R. G. DAVE.
Section Officer.



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PART IV-B

Rules and Orders (other than those published in Parts I, I-A and I-L) made by the Government of Gujarat under the Gujarat Acts.

INDUSTRIES AND MINES DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 30th January, 1997.

GUJARAT INDUSTRIAL DEVELOPMENT ACT, 1962.

No. : GHU/97/(3)/GID/1096/866/G-1.—In exercise of the powers conferred by section 16 of Gujarat Industrial Development Act, 1962 (Guj. XXIII of 1962), the Government of Gujarat hereby:—

(1) Declares that the provisions relating to the notified area contained in Chapter XVI-A of the Gujarat Municipalities Act, 1963 (Guj. 34 of 1964) and other Provisions of that Act, as specified in schedule-I annexed hereto shall extend to and be brought into force in the Hajira Industrial area specified in Schedule-II annexed hereto.

(2) Appoints the Assistant Manager, Gujarat Industrial Development Corporation, Surat, for the purposes of assessment and recovery of taxes, when imposed under the provisions so extended and in order to arrange for the expenditure of the proceeds of such taxes and for preparation and maintenance of proper accounts and generally for enforcing the provisions extended, and

(3) Provides that the provisions of the Gujarat Panchayats Act, 1993 (Guj. 18 of 1993) which are in force in the said Hajira Industrial area shall cease to apply thereto.

SCHEDULE—I

The provisions contained in sections 2, 44 (1), 64 to 69, 71 to 98, 105 to 232, 238 to 264, 267 to 270, 271 (subject to restriction that no rules shall be made in relation to matters covered by clause-(b) of sub-section (1) of section 264-B), 272, 273 and 275 to 280 and schedules II to VI of the Gujarat Municipalities Act, 1963.

SCHEDULE-II

Hajira Industrial Area as declared under Government Notification Industries and Mines Department No. GHU/96-(32) GID/1095/866/G-1 dated the 12th August, 1996.

S. No.	Name of Village, Taluka, District	Survey Numbers	Area H-RA-SqM	Remarks
(1)	(2)	(3)	(4)	(5)
1		208/P	0-60-70	
2		209/P	1-52-23	
3		211/P	0-26-31	
4	Bhatpore	212	0-71-84	
5	Choryasi	213	0-51-60	
6	Surat	214	2-21-57	
7		215	0-91-05	
8		216	0-27-32	
9		217	0-38-45	
10		218	0-11-13	
11		219	0-58-68	
12		220/P	0-32-38	
13		221/P	0-15-11	
14		225/A + B/P	0-01-00	Government Land
15		426/P	0-40-47	
16		427/P	0-12-96	
17		428	0-67-79	
18		429/A	0-64-75	
19		429/B	0-30-35	
20		430	0-24-08	
21		431/A/P, 431/B/P	0-40-76	
22		432/P	0-36-27	
23		433/P	2-27-63	
24		434/P	1-44-45	
25		435/P	2-14-48	
26		436/P	0-51-60	
27		437	1-11-29	
28		438	0-67-79	
29		439	1-69-97	
30		440	1-27-46	
31		441, 451/P	0-56-66	
32		442	0-30-35	
33		443	1-40-62	
34		444	1-07-24	
35		445/A	0-49-57	
36		445/B	0-34-40	
37		446	0-88-02	
38		447	0-66-77	
39		448/A	0-82-96	
40		448/B	0-33-39	
41		449	0-99-15	
42		451	0-44-52	
43		452	0-62-73	
44		453/P	0-61-71	
45		454/P	0-45-53	
46		455	0-53-62	
47		456	0-62-73	
48		457	1-32-54	
49		458/P	0-24-28	
50		459/P	0-66-77	

(1)	(2)	(3)	(4)	(5)
51		460/P	0-82-56	
52		470/P	0-92-07	
53		537/P	0-35-00	
54	Bhatpore	538/P	0-30-00	
55	Choryasi	539/P	0-16-00	
56	Surat	540/P	0-18-00	
57		541/P	0-46-00	
58		542	0-55-64	
59		543/P	0-73-85	Government Land
60		544	0-49-57	
61		545	1-11-29	
62		546	0-66-77	
63		547	0-55-64	
64		548/P	0-46-80	
65		680/P	0-37-00	
66		681/P	0-28-00	
67		685/P	0-23-00	
68		686/P	0-02-02	
69		822	0-44-52	
70		672	1-28-49	
71		Govt. Nala	2-59-60	
72		8	0-50-59	
73		9	0-56-66	
74		13	1-82-11	
75		14	0-35-41	
76		15	0-41-48	
77		16	0-71-83	
78		17	0-53-62	
79		18/P	1-47-54	
80		19	0-27-31	
81		20	0-54-63	
82		21/P	0-61-07	
83		22	0-56-56	
84		23	0-54-83	
85		24/P	0-60-19	
86		25/P	1-07-61	
87		26	0-97-13	
88		27	1-18-37	
89		52	1-40-12	
90		53	0-83-80	
91		54	0-38-45	
92		55	0-15-18	
93		56	0-07-08	
94		57	0-03-04	
95		60	0-16-19	
96		161	1-09-27	
97		162	1-49-73	
98		163	1-21-41	
99		164	2-91-38	
100		165	2-89-35	
101		166	1-64-91	
102		167	2-10-44	
103		168	0-77-90	
104		169	0-89-03	
105		170	2-61-02	
106		171	3-00-48	
107		172	3-06-55	

(1)	(2)	(3)	(4)	(5)
108		173		0-80-94
109		174		2-14-48
110		175/P		1-57-71
111	Bhatpore	176/P		1-80-35
112	Choryasi	177/P		0-33-39
113	Surat	179/P		0-24-79
114		180/P		0-23-27
115		208/P		0-65-46
116		209/P		0-11-11
117		460/P		0-52-00
118		522/P		0-11-13
119		523/P		0-16-80
120		524/P		0-09-11
121		525		0-06-07
122		526		0-13-15
123		527		0-07-08
124		528 + 535		0-13-15
125		529		0-05-06
126		530		0-02-02
127		531 + 540		0-11-31
128		532 + 539/P		0-10-30
129		533		0-28-33
130		534		0-32-37
131		536/P		0-95-11
132		537/P		0-17-61
133		681/P		0-22-59
134		690/P		1-21-11
135		538/P		0-20-59
136		541/P		0-10-66
137		548/P		0-22-00
138		549		0-26-30
139		685		1-78-33
140		550		0-70-82
141		674		1-24-44
142		708		0-94-09
143		718		0-00-18
144		551		0-88-02
145		552/P		0-27-69
146		553/P		0-01-12
147		554/P		0-17-19
148		555/P		0-40-46
149		667/P		1-01-17
150		668		0-12-14
151		665/P		0-13-15
152		669/P		0-36-42
153		670		0-22-26
154		671		0-26-30
155		673		0-26-30
156		675		0-20-23
157		676		0-48-56
158		688		0-37-43
159		677		0-91-06
160		678		0-91-05
161		679		0-68-80
162		680/P		1-30-95
163		682		0-37-43
164		683		0-35-41

(1)	(2)	(3)	(4)	(5)
165		684		0-90-04
166		686/P		1-28-49
167		687		0-42-49
168	Bhatpore	704		0-41-48
169	Choryasi	689		0-38-45
170	Surat	691/P		0-82-28
171		692/P		0-01-84
172		693/P		0-15-18
173		695/P		0-07-59
174		696/P		0-16-19
175		697/P		0-36-42
176		698/P		0-19-22
177		749/P		2-22-58
178		699/P		0-72-84
179		700		2-38-77
180		701		1-18-37
181		702		1-87-17
182		703		1-24-44
183		705		0-67-78
184		706		0-41-48
185		707		0-39-46
186		709		0-49-57
187		710		0-59-69
188		711		0-66-77
189		712		0-27-31
190		713		0-26-30
191		714		0-46-54
192		715		0-84-98
193		716		0-40-47
194		717/P		0-82-97
195		718		0-00-16
196		719/P		0-37-43
197		720/P		0-32-86
198		721		0-64-75
199		722/P		0-02-56
200		723/P		1-40-13
201		724		0-56-60
202		725		0-18-41
203		726		1-63-90
204		727		1-12-30
205		728/P		0-23-27
206		729/P		0-31-36
207		730/P		0-26-21
208		731/P		0-82-86
209		732		0-83-97
210		733		0-82-07
211		734		0-82-02
212		735		0-20-23
213		736		0-34-40
214		737		0-43-50
215		738		0-41-48
216		739		0-45-53
217		740		0-46-54
218		741		0-51-60
219		742		0-60-70
220		743		1-78-06
221		744		0-56-66

(1)	(2)	(3)	(4)	(5)
222		745		0-95-10
223		746		0-71-83
224		747		1-56-82
225	Bhatpore	748		0-42-49
226	Choryasi	750		0-80-94
227	Surat	751		0-23-27
228		752		0-26-30
229		753		0-42-49
230		754/P		0-44-51
231		755/P		2-12-47
232		756/P		0-31-36
233		757/P		0-07-08
234		758/P		0-08-80
235		759/P		0-40-47
236		Govt. Nala		4-91-64
237		256		4-08-71
238		246/P		2-54-95
239		247		1-24-44
240		248/P		3-11-61
241		249		3-86-48
242		250		7-78-01
243		253		8-89-30
244		254		2-89-35
245		255		3-50-97
246		368/2P		1-54-80
247		366/1/P		0-80-94
248		362/1		0-56-66
249		362/2		0-51-60
250		366/1/P		0-82-96
251		366/2		1-61-88
252		369+370P+371+ 372+374/1		6-06-02
253		368+370/P 370/P+372+374/2		6-32-32
254		369+370P+371P+ 372P+374/3		6-13-10
255		63/1/1		0-88-02
256		63/1/2P		2-74-18
257		63/1/3P		1-51-76
258		63/2/1P		1-20-39
259		63/2/3P		0-80-94
260		108/P		0-01-01
261		335/1 KH		0-95-10 0-04-05
262		104/P		0-11-13
263		369/P+370/P+371/P+ 372/P+374/4/P		3-50-06
264		369/P+370/P+371/P+ 372/P+374/6/P		0-08-09
265		74		1-27-48
266		76/1		0-87-01
267		76/2 KH		0-73-86 0-06-07
268		77/1		0-94-09
269		77/2		1-81-10
270		77/3		0-39-46
271		77/4		2-26-63

(1)	(2)	(3)	(4)	(5)
272		79	1-14-32	
		KH	0-08-10	
273		80	1-00-16	
274	Bhatpore	81/1	0-14-16	
275	Choryasi	81/2	0-14-17	
276	Surat	82	0-30-35	
277		83/1	0-98-14	
278		83/2	0-74-87	
279		84	1-04-21	
280		120/1	0-60-70	
281		120/2	0-56-66	
282		120/3	0-56-66	
283		120/4	0-52-61	
284		120/5	0-53-62	
285		120/6	0-66-58	
286		86	1-41-64	
287		87/1	0-45-53	
288		87/2	0-83-97	
289		87/3	0-95-10	
290		88	0-95-10	
291		89	0-71-83	
292		90	0-66-77	
293		91	0-73-86	
294		92	0-89-03	
295		93	0-75-38	
296		94	1-74-56	
297		95/1	0-82-96	
298		95/2	0-67-79	
299		96	0-38-45	
300		97	0-28-33	
301		98	0-11-13	
302		99	0-81-95	
303		104	0-79-29	
304		105	2-38-46	
305		327	0-18-21	
306		328	0-18-21	
307		332	1-53-78	
308		333	0-38-45	
309		334/1	0-71-83	
310		335/1	0-50-59	
311		334	0-39-46	
312		337/1	1-50-75	
313		337/2	0-93-08	
314		337/3	1-03-20	
315		338/1	0-38-45	
316		338/2	0-68-80	
317		339/1	1-63-90	
318		339/2	0-60-70	
319		340	0-97-13	
320		341	0-43-50	
321		342	0-35-41	
322		344	0-41-48	
323		343	0-72-84	
324		345	0-34-40	
325		348	0-98-14	
326		346	2-79-23	
327		347	0-65-76	

(1)	(2)	(3)	(4)	(5)
328		349	0-31-36	
329		350/1	0-56-66	
330		350/2	0-69-81	
331	Bhatpore	351/1	0-53-62	
332	Choryasi	351/2	0-42-49	
333	Surat	351/3	0-40-47	
334		352	0-17-20	
335		353	0-26-30	
336		354/P	0-08-10	
337		354/P	0-77-91	
338		355	0-69-81	
339		356	0-96-11	
340		357	0-49-57	
341		358/1	0-57-67	
342		358/2	0-58-68	
343		359	2-22-56	
344		360/1	1-30-51	
345		360/2	1-30-51	
346		387/1	0-25-29	
347		388/1	0-31-38	
348		389/1	0-23-27	
349		390/1	0-15-18	
350		391/1	0-08-09	
351		387/2	0-32-37	
		KH	1-57-83	
352		388/2	0-24-28	
353		389/2	0-23-27	
		KH	1-59-85	
354		390/2	0-23-27	
		KH	1-64-95	
355		391/2	0-22-26	
		KH	1-74-02	
356		392	0-25-29	
		KH	1-73-01	
357		393	0-24-28	
		KH	1-65-91	
358		394	0-30-35	
		KH	1-51-77	
359		395	0-30-35	
		KH	1-39-62	
360		396	0-17-20	
		KH	0-78-91	
361		397	0-14-16	
		KH	0-77-91	
362		398	0-11-13	
		KH	0-73-85	
363		399	0-08-09	
		KH	0-69-81	
364		400	0-06-07	
		KH	1-25-45	
365		401	0-99-15	
366		402	0-69-81	
367		375/1	0-03-04	
368		375/3	0-54-63	
		KH	0-53-62	
369		375/4	0-23-27	
370		376/1	0-04-05	

(1)	(2)	(3)	(4)	(5)
371		376/2	0-48-57	
372		377/4	0-27-32	
373		378/2	0-12-14	
374	Bhatpore	375/2	0-33-39	
375	Choryasi	376/4	0-56-66	
376	Surat	377/2	0-40-47	
377		377/3	0-08-09	
378		378/4	0-32-37	
379		384/2	0-42-49	
		KH	1-28-50	
380		376/3	0-61-71	
		KH	0-59-70	
381		377/1	0-04-05	
382		377/1/5	0-47-55	
383		378/1	0-03-04	
384		379/4	0-85-76	
385		378/3	0-33-39	
386		378/5	0-62-73	
		KH	0-73-85	
387		380/1	0-74-87	
388		380/2	0-71-83	
		KH	0-56-66	
389		381/1	0-69-81	
390		379/3	0-70-82	
		KH	0-50-59	
391		381/2	0-64-75	
		KH	0-65-76	
392		382/1	0-71-88	
393		382/2	0-69-81	
		KH	1-05-22	
394		383/1	0-74-37	
395		383/2	0-55-65	
		KH	1-12-30	
396		384/1	0-68-80	
397		385/1	0-49-57	
398		386/1	0-67-79	
399		385/2	0-38-44	
		KH	1-48-72	
400		386/2	0-21-25	
		KH	1-32-54	
401		72/2	0-14-16	
402		72/4	0-36-42	
403		72/5	0-45-51	
404		72/3	0-39-96	
405		73/1	0-78-21	
406		138/3	0-04-05	
407		137/1	0-04-05	
408		137/2	0-26-80	
409		136/1	0-15-93	
410		133/3	0-29-34	
411		136/3	0-15-18	
412		136/4	0-20-24	
413		135	0-38-90	
414		134/1	0-39-46	
415		134/2	0-35-41	
416		133/1	0-31-28	
417		133/4	0-07-08	

(1)	(2)	(3)	(4)	(5)
418		133/E	0-03-70	
419		133/6	0-00-96	
420		133/8	0-01-90	
421	Bhatpore	133/7	0-00-96	
422	Choryasi	132	0-14-16	
423	Surat	133/2	0-29-34	
424		121	0-84-97	
425		119	0-17-52	
426		102	0-08-42	
427		103	0-02-56	
428		336/2	0-20-91	
429		326	0-67-52	
430		330/1	0-03-03	
431		329	0-16-30	
432		331	0-66-33	
433		404/2	0-11-13	
434		63/2/1	1-07-24	
435		336/1	0-57-67	
		KH	0-02-02	
436		311	0-00-96	
437		312	0-02-02	
438		72/1	0-00-12	
439		138/1	0-00-10	
440		138/2	0-01-28	
441		364/P	0-00-55	
442		364/P	0-00-55	
443		364/P	0-00-55	
444		364/P	0-00-55	
445		364/P	0-00-55	
446		364/P	0-00-55	
447		364/P	0-00-55	
448		364/P	0-00-55	
449		364/P	0-00-55	
450		364/P	0-00-55	
451		364/P	0-00-55	
452		364/P	0-00-55	
453		364/P	0-00-55	
454		364/P	0-00-55	
455		364/P	0-00-55	
456		364/P	0-00-55	
457		364/P	0-00-55	
458		364/P	0-00-55	
459		364/P	0-00-55	
460		364/P	0-00-55	
461		364/P	0-00-55	
462		364/P	0-00-55	
463		364/P	0-00-55	
464		364/P	0-00-55	
465		364/P	0-00-55	
466		364/P	0-00-55	
467		364/P	0-00-55	
468		364/P	0-00-55	
469		364/P	0-00-55	
470		364/P	0-00-55	
471		364/P	0-00-55	
472		364/P	0-00-55	
473		364/P	0-00-55	

(1)	(2)	(3)	(4)	(5)
474		364/P	0-00-55	
475		364/P	0-00-55	
476		364/P	0-00-55	
477	Bhatpore	364/P	0-00-55	
478	Choryasi	364/P	0-00-55	
479	Surat	364/P	0-00-55	
480		364/P	0-00-55	
481		364/P	0-00-55	
482		364/P	0-00-55	
483		364/P	0-00-55	
484		364/P	0-00-55	
485		364/P	0-00-55	
486		364/P	0-00-55	
487		364/P	0-00-55	
488		364/P	0-00-55	
489		364/P	0-00-55	
490		364/P	0-00-55	
491		364/P	0-00-55	
492		364/P	0-00-55	
493		364/P	0-00-55	
494		364/P	0-00-55	
495		364/P	0-00-55	
496		364/P	0-00-55	
497		364/P	0-00-55	
498		364/P	0-00-55	
499		364/P	0-00-55	
500		364/P	0-00-55	
501		364/P	0-00-55	
502		364/P	0-00-55	
503		364/P	0-00-55	
504		364/P	0-00-55	
505		364/P	0-00-55	
506		364/11/3	0-00-55	
507		364/11/4	0-00-55	
508		364/11/5	0-00-55	
509		364/11/6	0-00-55	
510		364/11/7	0-00-55	
511		364/11/8	0-00-55	
512		364/11/9	0-00-55	
513		364/11/10	0-00-55	
514		364/13/1	0-00-55	
515		364/13/2	0-00-55	
516		364/13/3	0-00-55	
517		364/13/4	0-00-55	
518		364/13/5	0-00-55	
519		364/13/6	0-00-55	
520		364/13/7	0-00-55	
521		364/13/8	0-00-55	
522		364/13/9	0-00-55	
523		364/13/10	0-00-55	
524		85	1-58-84	
525		363	2-38-77	
526		364/1	3-73-34	
527		365	2-95-42	
528		367	3-02-50	
529		368	2-23-59	
530		556/P	5-00-32	

(1)	(2)	(3)	(4)	(5)
531		556/P	4-65-40	
532		556/P	3-92-55	
533		556/P	0-92-07	
534	Bhatpore	556/P	0-91-70	
535	Choryasi	75	1-58-85	Government Land
536	Surat	100	0-05-58	Government Land
537		403	0-42-49	Government Land
538		379/1 + 379/2	0-23-27	
Total			399-02-94	

Hajira Notified Area

S. No.	Name of Village, Taluka, District	Survey Numbers	Area H-RA-SqM	Remarks
(1)	(2)	(3)	(4)	(5)
1		12	0-17-20	
2		14	0-40-47	
3		15	0-23-27	
4	Ichhapore	16/1	0-28-33	
5	Choryasi	16/2	0-07-08	
6	Surat	17	0-03-04	
7		18	0-27-32	
8		54	0-26-58	
9		55	1-16-35	
10		56/3	0-02-02	
11		56/4	0-30-35	
12		56/5	0-21-25	
13		56/6	0-09-10	
14		56/7	0-28-33	
			0-02-02	KH
15		56/8	0-03-04	
16		57/1P	0-08-09	
17		57/1P	0-07-08	
18		57/2	0-03-04	
19		57/3	0-04-05	
20		57/4	0-03-04	
21		57/5	0-03-04	
22		57/6	0-05-06	
23		57/7	0-08-09	
24		58	0-13-15	
			0-02-02	KH
25		59	0-17-21	
26		60/1	0-32-37	
27		60/2	0-24-28	
28		60/3+4	0-78-91	
29		61/1	0-45-53	
			0-01-01	KH
30		61/2	1-36-58	
31		62	1-19-46	
32		63	1-27-46	
33		64	0-66-77	
34		65/1	0-45-53	
			0-02-03	KH
35		65/2	0-46-56	
36		66	0-46-56	
37		67	1-07-24	
38		69	0-19-22	
39		70	0-18-21	
40		71, 68/4	0-56-66	
41		72+73+74+75	0-97-13	
42		76+77	0-84-98	
43		78+79	0-81-85	
44		80	0-31-36	
45		81	0-27-32	
46		82	0-68-80	

(1)	(2)	(3)	(4)	(5)
47		83	0-54-63	
48		84	0-06-23	
49		85,86,87,88,89	1-04-26	
50	Ichhapore	90, 91	1-11-05	
51	Choryasi	92	1-44-17	
52	Surat	93	0-63-81	
53		94+95	0-61-71	
54		96	0-41-48	
55		97	0-17-20	
56		98	0-21-25	
57		99	1-76-04	
58		100,101,102P	1-31-52	
59		100,101,102P	10-32-54	
60		104, 105	0-71-83	
61		103+106	0-63-74	
62		107	0-92-06	
63		108	1-61-87	
			0-23-27	KH
64		109,110,111	0-92-07	
65		112	0-26-30	
66		113	0-26-30	
67		114	0-60-70	
68		115/1	0-28-33	
69		115/2	0-28-33	
70		116	0-56-85	
			0-03-04	KH
71		117,118,119	1-28-43	
72		120,121	0-80-02	
73		122	0-28-33	
			0-01-01	KH
74		123	0-23-27	
75		124	0-44-52	
76		125	0-19-22	
77		126	0-17-20	
78		127/1	0-47-55	
79		127/2	0-47-55	
80		128	0-48-56	
81		129	0-17-20	
82		130	0-18-21	
83		131, 134	1-04-21	
84		132, 133	0-91-06	
85		135	1-13-61	
86		136	0-94-41	
87		137,138,139,144	1-07-24	
88		140	0-92-07	
89		141	0-27-32	
90		142	0-30-35	
91		143	0-50-55	
92		145/1/2/3	0-01-01	
93		146/1, 147,	0-82-96	
		148,149,150/1/P	0-01-01	KH
94		146/1, 147,	0-85-49	
		148,149,150/1/P	0-01-01	KH
95		146/2	1-07-24	
96		151	0-62-13	
97		153	0-66-77	
98		154	0-14-16	

(1)	(2)	(3)	(4)	(5)
99		155	0-67-79	
100		156	0-70-91	
101		157	0-76-89	
102	Ichhapore	158/1	0-75-88	
	Choryasi		0-05-06	KH
103	Surat	158/2	1-81-10	
			0-06-07	KH
104		159	0-54-63	
105		160/1	0-06-07	
106		160/2	0-55-64	
107		160/3	0-38-45	
108		160/4	0-39-47	
109		160/5	0-05-06	
110		160/6	0-11-13	
111		160/7 + 161/2/B	1-05-22	
112		161/1	0-80-94	
113		161/2	1-05-22	
114		162	1-12-30	
115		163	0-22-20	
116		164	1-16-35	
			0-01-01	KH
117		167	0-37-43	
118		168	0-33-27	
119		169	1-30-55	
120		170/1/2/3	0-88-02	
121		170/4/5/6	0-65-64	
122		171/ 1 + 2	0-48-50	
123		172	0-88-01	
124		173	0-21-25	
125		174	0-45-53	
126		175	0-55-64	
127		176 + 181,	1-80-09	
		182, 183, 184	0-01-01	
128		179, 177, 178, 180	1-21-78	
129		185	0-42-50	
			0-02-02	KH
130		186/1	0-31-36	
131		186/2	0-34-40	
132		187/1	0-37-43	
133		187/2	0-21-25	
134		188/1/P,	1-14-33	
			0-10-12	KH
135		188/P	1-13-31	
			0-09-10	KH
136		190	1-00-16	
			0-07-08	KH
137		191/1	0-03-04	
138		191/2	0-28-33	
139		191/3	0-13-15	
140		193/1	0-36-42	
141		193/2	0-29-33	
142		193/3	0-30-35	
143		193/4	0-34-40	
144		193/5	0-06-07	
145		193/6	0-02-02	
146		193/7	0-02-02	
147		193/8	0-02-02	

(1)	(2)	(3)	(4)	(5)
148		193/9	0-01-01	
149		194/1	0-26-30	
150		194/2	0-21-25	
151	Ichhapore	194/3	0-25-25	
	Choriyasi		0-01-01	KH
152	Surat	194/4	0-32-37	
			0-01-01	KH
153		195/1	0-41-48	
			0-02-02	KH
154		195/2/P	0-33-37	
155		195/2/P	0-72-84	
			0-08-10	KH
156		195/3	0-02-02	
157		195/4	0-20-23	
158		196	0-40-47	
159		197	0-58-68	
160		198/1	0-20-23	
161		198/2	0-32-38	
162		198/3	0-22-26	
163		199	0-55-64	
164		200	0-24-28	
165		201	0-36-42	
166		202	0-52-61	
167		203	0-64-75	
168		204	0-32-37	
169		205/1	0-34-40	
170		205/2	0-34-40	
171		205/3	0-34-40	
172		206/1	0-51-60	
173		206/2	0-61-71	
174		206/3	0-43-50	
175		208	0-53-62	
176		209	1-10-28	
177		211	0-12-14	
178		213/1	0-51-60	
179		213/2	0-52-61	
180		214	0-45-53	
181		215	0-70-82	
182		216/1	0-41-48	
183		216/2	0-21-25	
184		217	0-88-02	
185		218	0-61-71	
186		219	0-88-02	
187		220	0-58-68	
188		221	0-57-67	
			0-01-01	KH
189		222	0-89-03	
190		223/1	0-24-28	
191		223/2	0-22-26	
192		223/3 + 4	0-29-34	
193		223/5 + 9	0-16-19	
194		223/6 + 7	0-20-24	
195		223/8	0-32-37	
196		224/1	0-81-95	
			0-02-02	KH
197		224/2	0-01-01	
198		224/3	0-01-01	

(1)	(2)	(3)	(4)	(5)
199		224/4	0-01-01	
200		224/5	0-01-01	
201		224/6	0-01-01	
202	Ichhapore	225	0-13-15	
	Choryasi		0-01-01	KH
203	Surat	226	0-94-04	
204		227/1	0-88-02	
205		227/2	0-83-97	
206		227/3 + 4	0-76-89	
207		228	0-53-62	
208		229/1	0-64-75	
209		229/2	0-63-74	
210		230	0-88-02	
			0-01-01	KH
211		231/1	0-48-57	
			0-01-01	KH
212		231/2	0-42-49	
213		232/1	0-46-54	
214		232/2	0-46-54	
215		233/1	1-28-45	
216		233/2 + 3	0-46-54	
217		234, 235	1-03-20	
218		236, 1 + 2 + 3	0-63-74	
219		236/4	0-42-49	
220		237/1	0-67-79	
221		237/2	0-64-75	
222		238	0-51-60	
223		239/1	0-25-29	
224		239/2	0-31-36	
225		240	1-02-18	
226		241	0-27-32	
227		242, 243/P	0-29-34	
228		242, 243/P	0-34-40	
229		242 + 243/P	0-29-34	
230		242	0-34-40	
231		244	0-90-05	
			0-02-02	
232		245	0-99-15	
233		246	0-80-94	
234		247	0-94-09	
235		248	2-43-82	
236		249	1-22-42	
237		250, 258	0-91-05	
238		251/1	0-83-97	
239		251/2	0-42-50	
240		251/3	0-42-49	
241		252	0-44-52	
242		253/1	0-26-30	
243		253/2	0-23-27	
244		254/1	0-36-42	
245		254/2	0-47-55	
246		255	0-44-52	
247		256	0-41-48	
248		257	0-47-55	
249		259	0-45-53	
250		260	0-92-07	
251		261/P	0-53-62	

(1)	(2)	(3)	(4)	(5)
252		262/1/P	0-53-62	
253		262/P	0-08-09	
254		262/P	0-08-09	
255	Ichhapore	263	0-75-88	
256	Choryasi	264	0-77-90	
257	Surat	265	1-50-75	
258		266/1	2-62-03	
			0-01-01	KH
259		266/2/P	0-24-28	
260		266/2/P	0-40-47	
261		266/3	0-13-15	
262		268/1	0-11-13	
			0-07-08	KH
263		268/2	1-72-00	
			0-02-02	KH
264		268/3	1-28-49	
			0-01-01	KH
265		268/4	0-18-21	
266		268/5	0-75-88	
			0-02-02	KH
267		268/6	0-67-79	
268		268/7	1-08-25	
269		269	5-18-00	
270		270/1	0-17-83	
271		270/2/P	0-03-04	
272		271/5/P	0-00-16	
273		959/P	0-48-58	
274		960/1	0-08-09	
275		960/2	0-11-35	
276		961/P	0-44-75	
277		961/P	0-71-83	
278		962/1/P	0-24-28	
279		962/2/P	0-23-27	
280		963/3/P	0-11-13	
281		962/4/P	0-35-41	
282		962/5	0-23-27	
283		270/2/P	0-02-56	
284		283/P	0-31-37	
285		284/P	0-04-05	
286		300/1/P	2-22-25	
287		300/2	0-48-56	
288		300/3	0-52-62	
289		301	0-29-34	
290		302	0-21-25	
291		303	0-36-42	
292		304	0-40-47	
293		306	0-32-37	
294		307	0-22-26	
295		308	0-03-04	
296		309	0-19-22	
297		310/1	0-29-34	
298		310/2/1	0-14-16	
299		310/2/2	0-13-15	
300		310/3/4	0-60-70	
301		311	0-60-70	
302		312/1	0-16-19	
303		312/2	0-17-20	

(1)	(2)	(3)	(4)	(5)
304		313/1	0-20-23	
305		313/2	0-11-13	
306		314	0-59-69	
307	Ichhapore	315	0-44-52	
308	Choryasi	316	1-15-34	
309	Surat	317	0-80-94	
310		318/P	0-91-06	
			0-02-02	KH
311		318/P	0-93-08	
312		319	0-88-02	
313		320/1	0-67-79	
314		320/2,3	0-71-83	
315		321/1	0-29-34	
316		321/2/1	0-12-14	
317		321/2/2	0-31-36	
318		321/3	0-19-22	
319		322	1-04-21	
320		323	0-99-15	
321		324/1	0-06-07	
322		324/2	0-03-04	
323		324/3	0-88-02	
324		325/1	0-16-19	
325		325/2	0-73-85	
326		326	0-79-93	
327		327	0-96-11	
328		328	0-42-49	
329		329	0-50-59	
330		330	0-01-01	
331		331	1-26-47	
332		332	0-19-22	
333		333/1/P	0-11-13	
334		333/1/P	0-11-13	
335		333/2	0-11-13	
336		333/3	0-04-05	
337		333/4/AB	0-12-14	
338		333/5	0-39-46	
339		333/6	0-39-46	
340		333/7	0-29-34	
341		333/8	0-80-94	
342		333/9	0-48-56	
343		334	0-76-80	
344		335	0-54-63	
345		336/1	0-27-32	
346		336/2	0-25-24	
347		337	0-24-28	
348		338	0-21-25	
349		339	0-17-20	
350		340	0-65-76	
351		341	0-29-34	
352		342/1	0-27-32	
353		342/2	0-92-06	
354		343	0-29-34	
355		344/1	0-79-91	
356		344/2	0-89-03	
357		344/3	1-00-16	
358		345,346,347	0-89-03	
359		348/1	0-41-48	

(1)	(2)	(3)	(4)	(5)
360		348/2	0-36-42	
361		349/A	0-25-29	
362		350	0-39-46	
363	Ichhapore	351	0-35-41	
364	Choryasi	352	0-63-74	
365	Surat	353/1	0-95-10	
366		353/2 + 3	0-67-43	
367		354	0-06-07	
368		355	0-92-07	
369		356	0-53-62	
370		357/1	0-50-59	
371		357/2	0-33-39	
372		358, 359	0-74-87	
373		360	0-37-43	
374		361	0-34-40	
375		362, 363	1-29-46	
376		364, 365	0-95-10	
377		366/1	0-48-56	
378		366/2	0-46-54	
379		367	0-73-86	
380		368	0-60-70	
381		369	0-76-89	
382		370/A, B	0-76-79	
383		371	0-77-90	
384		372/1	0-12-14	
385		372/2	0-12-14	
386		373	0-22-26	
387		374	0-58-68	
388		375	0-39-46	
389		376	0-41-48	
390		377/1	0-12-14	
391		377/2	0-24-28	
392		377/3	0-25-29	
393		378	0-50-59	
394		382	0-23-27	
395		383/2	0-10-12	
			0-01-01	
396		384/1	0-33-39	
397		384/2	0-34-40	
398		384/3	0-50-59	
399		384/4	0-61-71	
400		385/A, 385/B	1-06-24	
401		387, 388, 392, 393	0-77-90	
402		389	0-82-96	
403		390/1/1	0-25-29	
404		390/1/2/P	0-22-27	
405		390/1/2/P	0-20-23	
406		390/2	0-04-25	
407		391/1	0-64-75	
408		391/2	0-29-34	
409		414	0-58-68	
410		416	0-17-20	
411		419/1/2	0-13-15	
412		419/3	0-06-07	
413		420	0-26-30	
414		421	0-15-18	
415		422/1	0-12-14	

KH

(1)	(2)	(3)	(4)	(5)
416		423	0-29-34	
417		424/1	1-42-65	
418		424/2	0-12-14	
419	Ichhapore	424/3	0-16-19	
420	Choryasi	425, 425/1, 427	1-33-55	
421	Surat	429/2/2	0-10-12	
422		428	0-37-43	
423		429 + 430	0-80-92	
424		431	0-35-41	
425		432	0-15-18	
426		433	0-47-65	
427		434	0-55-66	
428		435 + 437	0-75-68	
429		436	0-15-18	
430		438	1-45-59	
431		439	0-10-12	
432		440	0-26-30	
433		441	0-25-29	
434		442	0-10-12	
435		443/1	0-18-21	
436		443/2	0-01-10	
437		443/3	0-09-10	
438		444/1	0-19-22	
439		444/2	0-11-13	
440		444/3	0-22-26	
441		444/4	0-10-12	
442		445	0-60-70	
443		446	0-67-69	
444		447	1-04-21	
445		448/1/P	0-05-06	
446		448/1/P	0-26-30	
447		448/2	0-64-75	
448		449/1/P	0-14-16	
449		449/2	0-96-11	
450		451	0-81-95	
451		452	1-11-29	
452		453	0-62-73	
453		454	0-45-53	
454		455	0-97-13	
455		456/A, B	0-84-98	
456		457	0-20-23	
457		458	0-50-59	
458		459	0-73-86	
459		460	0-76-89	
460		461	0-06-07	
461		462	0-76-89	
462		463	0-11-13	
463		464 + 467/1	0-63-52	
464		464/2	0-26-30	
465		465	0-44-52	
466		466	0-99-15	
467		468	0-36-10	
468		469	0-38-71	
469		470	0-53-62	
470		471	0-38-55	
471		472	0-44-03	
472		473	0-02-69	

(1)	(2)	(3)	(4)	(5)
473		475/1	0-84-98	
474		475/2	0-42-49	
475		476/1,489/1,2	0-61-71	
476	Ichhapore	476/2	0-04-05	
477	Choryasi	477/1	0-12-14	
478	Surat	477/2	0-11-13	
479		479+480	1-02-18	
480		481	0-80-94	
481		482/1	0-80-94	
482		482/2	0-80-94	
483		483/1/2	0-38-45	
484		483/3	0-17-20	
485		483/4	0-33-38	
486		484/4	0-15-18	
487		484/2	0-17-20	
488		484/3	0-19-22	
489		485/1	0-03-04	
490		485/2	0-01-01	
491		485/3	0-01-01	
492		485/4	0-01-01	
493		485/5	0-03-04	
494		486/1	0-20-23	
495		486/2,1	0-24-26	
496		486/2/2	0-21-25	
497		487/1	0-11-13	
498		487/2	0-54-83	
499		487/3	0-42-49	
500		488/1	0-24-29	
501		488/2	0-22-26	
502		489/3	0-09-11	
503		490	0-46-54	
504		491/1	0-21-24	
505		491/2	0-21-25	
506		492,493,494P	0-80-94	
507		495	0-86-00	
508		496+497	0-93-38	
509		496+497	0-55-64	
510		496+497	0-55-64	
511		498/P	0-08-09	
512		502/P	0-15-17	
513		503/P	0-18-21	
514		504	0-87-01	
515		505,506,507	0-70-92	
516		508	0-80-94	
517		509	0-39-46	
518		510/1	0-15-18	
519		510/2	0-14-16	
520		510/3	0-13-21	
521		510/4	0-13-18	
522		511/P	0-23-78	
523		512	0-30-35	
524		513/1	0-08-09	
525		513/2	0-16-19	
526		513/3	0-13-15	
527		513/4	0-07-08	
528		513/5	0-01-01	
529		513/6	0-00-05	

(1)	(2)	(3)	(4)	(5)
530		514/1	0-23-27	
531		514/2	0-11-13	
532		514/3	0-22-15	
533	Ichhapore	514/4	0-02-02	
534	Choryasi	515/1	0-10-97	
535	Surat	515/2	0-11-13	
536		516	1-24-44	
537		517/1, 517/3, 519/1/2	1-73-00	
538		517/2A	0-49-58	
539		517/2B	0-13-15	
540		517/3B	0-44-52	
			0-03-00	KH
541		517/4	0-95-10	
			0-10-12	KH
542		517/5	0-99-15	
			0-04-05	KH
543		517/6	0-22-26	
544		517/7	0-94-00	
545		520	0-74-87	
546		521/1	0-69-81	
547		521/2	0-68-80	
548		522	1-10-28	
549		523	0-91-05	
550		524	0-39-45	
551		525	0-03-04	
552		526	1-66-93	
553		527	0-69-81	
554		528	0-56-66	
555		529	0-63-74	
556		530, 531/P	0-42-50	
557		530/3	0-92-07	
			0-10-12	KH
558		530/2	0-13-15	
559		533/P	0-08-09	
560		534/P	0-39-46	
561		535/P	1-53-46	
562		536	2-96-46	
563		537	0-56-00	
564		538/1P	0-02-03	
565		539/4	0-17-20	
566		540/P	0-35-41	
567		541/P	0-00-10	
568		567/P	0-04-10	
569		569	0-01-79	
570		570/1	0-03-04	
571		570/2	0-02-08	
572		570/3	0-06-07	
573		570/4	0-07-08	
574		571	0-41-47	
575		572/P	0-00-37	
576		573/P	0-07-50	
577		581	0-08-10	
578		582/1/2	0-60-20	
579		958	0-70-82	
580		419/4	0-06-07	
581		419/5	0-09-11	

(1)	(2)	(3)	(4)	(5)
582		419/6	0-04-05	
583		523/P	0-92-07	
584		270/2P	0-03-77	
585	Ichhapore	270/3	0-48-18	
586	Choryasi	270/4	0-24-28	
587	Surat	271/1	0-41-48	
588		271/2	0-29-24	
589		271/3	1-21-41	
590		271/4	0-72-84	
591		271/5	1-36-17	
592		271/6	0-72-84	
593		273/1	0-54-75	
594		273/2	2-46-88	
595		274/1/1	0-29-34	
596		274/1/2	0-29-34	
597		274/1/3	0-28-31	
598		274/2	0-04-03	
599		274/3	0-39-45	
600		275	0-64-75	
601		276/P	1-39-62	
602		276/P	1-12-31	
603		277	0-18-21	
604		278	1-51-76	
605		279	0-63-73	
606		280	0-43-53	
607		281	0-17-20	
608		282	0-64-75	
609		283/1 + 2	0-15-18	
610		284	1-68-98	
611		285	0-18-21	
612		286	0-22-26	
613		287	0-32-38	
614		288/P	0-12-14	
615		289	0-30-55	
616		290/P	0-27-32	
617		291	0-16-19	
618		292	0-61-72	
619		293/P	0-18-20	
620		294/1,2	0-96-11	
621		295	0-30-35	
622		296	0-36-42	
623		297	0-45-53	
624		298	0-03-04	
625		299	0-02-24	
626		300/1/P	0-09-11	
627		300/3/P	0-22-22	
628		498/P	0-01-01	
629		499/P	0-03-04	
630		500/1 + 2	0-38-40	
631		501/P	0-96-49	
632		502P	0-06-60	
633		503P	0-01-33	
634		530/3P	0-30-72	
635		530/4/P	0-25-24	
636		530/1, 531P	0-08-09	
637		532	0-29-34	
638		533P	0-54-11	

(1)	(2)	(3)	(4)	(5)
639		534P	0-07-35	
640		535/P	1-04-45	
641		538/1P	0-67-15	
642	Ichhapore	539/1P	0-01-01	
643	Choryasi	540/P	0-75-88	
644	Surat	540/P	0-35-41	
645		541P	0-46-20	
646		542	0-50-59	
647		543	0-53-62	
648		549,550,551	1-26-47	
649		552	1-57-93	
650		553/1	0-44-51	
651		553/2	0-04-04	
652		553/3	0-16-12	
653		553/4	0-17-20	
654		554/1P	0-79-93	
655		554/1P	0-83-97	
656		554/1P	0-82-96	
657		554/2P	1-24-44	
658		554/2P	1-23-43	
659		555/1	0-93-08	
660		555/2	0-95-10	
661		557	0-32-37	
			0-04-05	KH
662		558	0-10-12	
663		559	0-48-11	
664		560	0-44-52	
665		561	0-57-71	
666		562,563,564	0-75-85	
667		565	0-67-79	
668		566	0-28-31	
669		567/P	0-04-10	
670		572/P	0-05-06	
			0-09-11	KH
671		573/P	0-02-03	
672		574/P	0-02-02	
673		575	0-18-74	
674		576	0-17-20	
675		577	0-14-22	
676		578	0-14-59	
677		579	0-52-61	
678		580/P	0-77-63	
679		581/1	0-37-43	
680		581/2	0-06-34	
681		582/P	0-00-50	
682		583/1	0-45-49	
683		584/1	0-40-47	
684		584/2	0-41-48	
685		585/1	0-20-23	
686		585/2	0-60-70	
687		586	0-48-56	
688		587	2-07-40	
689		588	0-22-26	
690		589	0-20-23	
691		590	0-47-55	
692		591	1-57-83	
693		592	0-77-90	

(1)	(2)	(3)	(4)	(5)
694		593	0-13-15	
695		594/1	0-23-27	
696		594/2	0-23-27	
697	Ichhapore	595	0-81-95	
698	Choryasi	596/P	0-44-91	
699	Surat	597	0-91-05	
700		598/1	1-18-37	
701		598/2	0-04-05	
702		601	0-24-28	
703		602/1	0-16-19	
704		602/2,3	0-10-12	
705		603	0-37-95	
706		604	0-71-84	
707		605	0-79-92	
708		606	0-47-55	
709		607,610	4-55-27	
710		611/1	1-46-70	
711		611/2	1-45-69	
712		612	0-13-15	
713		613/1	0-13-21	
714		613/2	0-13-15	
715		614,615	0-82-96	
716		616/1	0-01-01	
717		616/2	0-05-06	
718		616/3	0-05-06	
719		616/4	0-05-06	
720		616/5	0-08-09	
721		617	0-42-49	
722		618/1	0-15-17	
723		618/2	0-34-33	
724		618/3,4	0-23-69	
725		619/1P	0-30-35	
726		619/2	0-90-04	
727		620, 621	0-39-45	
728		622	1-49-73	
729		623	0-41-48	
730		624	0-17-20	
731		626/1	0-09-11	
732		626/2	0-05-06	
733		628	0-12-14	
734		629	0-12-14	
735		630/1	0-07-08	
736		630/2	0-09-11	
737		631	0-19-22	
738		632	0-12-14	
739		633	0-11-13	
740		634,635	0-53-62	
741		636	0-12-14	
742		637/1	0-08-09	
743		637/2	0-08-09	
744		638	0-15-18	
745		639/1	0-16-19	
746		639/2	0-09-11	
747		639/3	0-06-07	
748		640	0-09-11	
749		641/1	0-22-25	
750		641/2,641/P	0-20-23	

(1)	(2)	(3)	(4)	(5)
751		641/3	0-16-19	
752		642	0-27-32	
753		643	0-26-30	
754	Ichhapore	644	0-44-52	
755	Choryasi	645	0-51-60	
756	Surat	646	0-10-12	
757		647	0-82-96	
758		648/1	0-09-11	
759		648/2	0-69-80	
760		648/3	0-66-77	
761		649/1	0-35-40	
762		649/2	0-04-05	
763		649/3	0-05-08	
764		649/4	0-28-33	
765		669/1	1-03-20	
766		669/2/1	0-58-68	
767		669/2/3	0-47-55	
			0-03-04	
768		670	0-78-91	
769		671/1	0-70-82	
770		671/2	0-13-15	
			0-05-06	KH
771		672/2, 686, 687	2-49-89	
772		673	0-90-05	
			0-02-02	KH
773		674	1-16-35	
			0-02-02	KH
774		675	2-26-63	
775		676	0-53-62	
776		677	0-81-95	
777		678	0-26-31	
			0-02-02	KH
778		679/1	0-07-08	
779		679/2	0-14-16	
			0-03-04	
780		679/3	0-06-07	
			0-01-01	
781		680	0-13-15	
			0-01-01	KH
782		681/1	0-24-28	
783		681/2	0-48-56	
784		681/3	0-28-33	
785		682	1-06-23	
786		684	0-51-60	
787		685/2, 1/B	0-52-61	
788		685/2	0-76-89	
789		685/3	0-95-10	
790		685/4	0-85-99	
791		708/1/P	0-39-46	
792		959/P	0-28-31	
793		960/2/P	0-01-55	
794		963	0-01-01	
795		964	0-07-08	
796		772/1	0-38-45	
797		772/2	0-30-35	
798		775	1-26-47	
799		779/P	0-64-76	

(1)	(2)	(3)	(4)	(5)
800		780	1-15-34	
801		781	1-47-71	
802		782	0-63-74	
803	Ichhapore	783	0-60-70	
804	Choryasi	784	1-40-63	
805	Surat	785	0-81-95	
806		790	0-61-71	
807		791 + 794	1-58-84	
808		792	0-37-43	
809		793 + 817	1-59-85	
810		795	0-88-02	
811		796	0-63-74	
812		797, 798, 799, 800	1-74-02	
813		875	0-25-29	
814		876	0-27-32	
815		877/P	1-06-23	
			0-23-27	KH
816		877/P East Side	1-06-23	
817		924/2/P	0-93-08	
			0-02-02	KH
818		925	1-43-65	
			0-05-06	KH
819		929	0-22-26	
820		930	0-97-13	
821		931/1	0-12-14	
822		931/2	0-04-05	
823		935 + 937	1-42-65	
			0-02-02	KH
824		538/1	0-02-03	
825		707	0-46-54	
826		708/1	0-58-68	
827		708/2	0-36-47	
828		710 + 711	1-70-68	
829		712	2-79-23	
830		713	1-89-19	
831		714/1	0-91-05	
832		714/2	0-46-54	
833		714/3	0-25-29	
834		714/4	0-23-27	
835		714/5	0-16-19	
836		714/6	0-07-08	
837		714/7	0-29-34	
838		714/8	0-48-56	
839		714/9	0-88-02	
840		714/10	0-86-00	
841		714/11	0-99-15	
842		717/1	1-52-77	
843		717/2	0-22-56	
844		717/3	0-25-29	
845		718	1-89-19	
846		719	0-58-68	
847		720	0-70-82	
848		721/1	0-52-61	
849		721/2	0-08-09	
850		721/3	0-24-28	
851		721/4	0-10-12	
852		722	1-24-44	

(1)	(2)	(3)	(4)	(5)
853		723	0-13-74	
854		724	0-95-10	
855		725	0-77-90	
856	Ichhapore	726	0-58-68	
857	Choryasi	727/1	0-26-30	
858	Surat	727/2	0-35-41	
859		727/3	0-18-21	
860		728	1-24-45	
			0-02-02	KH
861		729	0-41-48	
862		730	0-45-53	
863		731	4-67-42	
			1-06-23	KH
864		732	1-71-99	
865		734	0-78-91	
866		735/P	0-07-08	
867		736/A	1-68-96	
			0-33-39	KH
868		736/B	0-27-31	
869		737/1/P	0-31-36	
870		737/2/P	0-31-36	
871		737/3/P	0-31-36	
872		737/4/P	0-57-67	
			0-01-01	KH
873		740	0-96-11	
874		741	2-00-32	
875		742/1	0-57-67	
876		742/2	0-57-67	
877		743	0-50-59	
878		744/1	0-30-35	
			0-17-20	KH
879		744/2	0-19-22	
			0-08-09	KH
880		744/3	0-46-54	
			0-13-15	KH
881		745/1	0-04-05	
			0-01-01	KH
882		745/2	0-57-67	
			0-10-12	KH
883		745/3/P	0-32-39	
884		745/3/P	0-32-37	
885		745/4	0-66-78	
886		746/1	1-19-38	
			0-12-14	KH
887		746/2	0-44-51	
			0-04-05	KH
888		747/1	0-50-59	
889		747/2	0-39-46	
890		747/3	0-41-48	
891		748/1	0-16-19	
892		748/2	0-09-11	
893		748/3	0-09-11	
894		748/4	0-19-22	
895		749/1 + 2 + 3	0-93-08	
896		749/4	0-06-07	
897		751/1	0-62-73	

(1)	(2)	(3)	(4)	(5)
898		750/2	1-53-78	
			0-05-06	KH
899		751	2-02-34	
900	Ichhapore	752 + 753 + 754	1-88-18	
901	Choryasi	755/1	0-18-21	
902	Surat	755/2	0-23-30	
			0-01-01	KH
903		756	1-17-36	
904		758	1-32-53	
			0-05-06	KH
905		759/1	0-32-37	
906		759/2	0-31-36	
907		759/3	0-42-49	
908		759/4	0-23-27	
909		760	0-67-79	
910		761	1-08-25	
911		764	0-64-75	
912		765/A	1-36-59	
			0-14-16	KH
913		765/B	0-35-41	
914		766	1-16-35	
915		767	0-56-66	
916		768 + 769/A	0-30-35	
917		768 + 769/B	0-44-52	
918		770	0-12-14	
919		771	0-54-63	
920		773	12-37-19	
921		793 + 817	1-59-85	
922		801	0-50-59	
923		802/P	1-27-48	
924		803/P	0-71-83	
925		804	0-54-13	
926		805	0-34-40	
927		806	0-46-54	
928		807	0-43-86	
929		808	0-49-57	
930		809	0-65-76	
931		810	0-36-42	
932		811 + 812	0-82-96	
933		813 + 814	1-88-18	
934		815	0-31-36	
935		816	0-38-45	
936		818 + 819	1-28-49	
937		820	1-20-39	
938		821	0-66-77	
939		822/B	0-47-55	
940		823	0-48-56	
941		824	0-42-49	
942		825	1-08-25	
943		826	0-50-59	
944		827	0-58-68	
945		828 + 829	1-11-29	
946		830	0-66-77	
947		831	0-52-61	
948		832/1	1-07-24	
949		832/2	1-73-00	
950		833/1	0-45-53	

(1)	(2)	(3)	(4)	(5)
951		833/2	0-14-16	
952		834 + 835	1-34-56	
953		836	0-55-66	
954	Ichhapore	837	0-52-61	
955	Choryasi	838	0-63-74	
956	Surat	839	0-41-48	
957		840	0-22-26	
958		841	0-21-25	
959		842	0-26-30	
960		843/1	0-29-34	
			0-01-01	KH
961		843/2	0-12-14	
			0-01-01	KH
962		843/3	0-13-15	
963		843/4	0-25-29	
			0-01-01	KH
964		843/5	0-21-25	
			0-01-01	KH
965		844/1	0-20-23	
966		844/2	0-23-27	
967		845	0-33-39	
			0-01-01	KH
968		846	0-40-47	
			0-03-04	KH
969		847/1	1-52-77	
970		847/2	0-24-28	
971		848	0-20-23	
972		849/1	0-12-14	
			0-07-08	KH
973		849/2	0-13-15	
			0-05-06	KH
974		849/3	0-05-06	
			0-02-02	KH
975		849/4	0-06-07	
			0-03-04	KH
976		849/5	0-21-25	
			0-11-13	KH
977		849/6	0-02-02	
978		850	0-36-42	
979		851	0-20-23	
980		852	0-33-39	
981		853/1 + 2	0-28-33	
982		854/1 + 2 + 3	0-35-41	
983		855/1 + 2	0-30-35	
984		856	0-42-49	
			0-25-29	KH
985		857	0-34-40	
986		858	0-27-32	
987		859	0-30-35	
988		860/1	0-23-27	
989		860/2	0-13-15	
990		861	0-37-43	
991		863	0-12-14	
992		864/1	0-12-14	
993		864/2	0-26-30	
994		864/3/1	0-43-50	
995		864/3/2	0-45-53	

(1)	(2)	(3)	(4)	(5)
996		864/4	0-41-48	
997		865/1	1-35-57	
998		865/2	1-16-35	
	Ichhapore		0-11-13	KH
999	Choryasi	866	0-40-47	
1000	Surat	867 + 870	1-07-24	
1001		868	1-01-17	
1002		869	0-75-88	
1003		871	0-59-60	
1004		872	0-73-86	
1005		873	0-66-77	
1006		874	0-91-05	
1007		886 + 887	1-56-82	
1008		888	0-65-76	
1009		890	0-78-91	
1010		152	0-70-82	Government Land
1011		189	1-10-27	Government Land
			0-04-05	KH
1012		210	1-05-21	Government Land
			0-03-07	KH
1013		212	0-06-07	Government Land
1014		267	0-65-76	Government Land
1015		709	0-10-02	Government Land
1016		738	0-64-75	Government Land
1017		739	0-26-41	Government Land
1018		762	0-20-23	Government Land
			0-19-22	KH
1019		763	0-35-01	Government Land
			0-01-01	KH
1020		862	3-39-94	Government Land
1021		693	0-61-71	
1022		692	0-55-64	
1023		694	0-88-02	
1024		697/1	0-12-14	
1025		697/3	0-17-20	
1026		697/2	0-17-20	
1027		691	0-20-23	
1028		698/3	0-54-64	
1029		698/2	0-00-96	
1030		698/4	0-19-22	
1031		699	1-09-27	
1032		700	0-95-10	
1033		701/1 + 2 + 3 + 4 + + 7 + 8	1-32-54	
1034		701/5 + 6	0-49-57	
1035		702	1-77-05	
1036		703	1-07-24	
1037		705/1	0-16-19	
1038		705/2 + 3 + 4		
1039		704	1-02-18	
1040		706	1-20-39	
1041		715	3-09-59	
1042		716/2	0-04-05	
1043		716/3	0-73-86	
1044		936	0-19-22	
1045		930	0-36-42	
1046		935 + 937	0-35-41	

(1)	(2)	(3)	(4)	(5)
1047		946+947	0-64-75	
			0-11-13	KH
1048		925	0-70-82	
1049	Ichhapore	924/2	0-55-64	
1050	Choryasi	920	0-20-23	
1051	Surat	891	0-48-56	
1052		797	0-41-51	
1053		801	0-27-31	
1054		802	0-19-22	
1055		803	0-23-27	
1056		768+769	0-03-04	
1057		767	0-29-34	
1058		765	0-30-65	
1059		736/P	0-22-26	
1060		735	0-40-47	
1061		733	0-34-40	
1062		716/1	0-06-07	
1063		716/2	0-26-30	
1064		716/3	0-55-64	
1065		699	0-31-36	
1066		698/1	0-11-31	
1067		698/2	0-89-03	
1068		694	0-40-47	
1069		697/1/P	0-20-39	
1070		695	0-17-20	
1071		444	0-51-60	
1072		443/P	0-35-41	
1073		698/3	1-14-32	
1074		698/4	0-34-40	
1075		702	0-28-33	
1076		697/1/P	0-41-33	
Total			596-10-47	

Hajira Notified Area

S. No.	Name of Village, Taluka, District	Survey Numbers	Area H-RA-SqM	Remarks
(1)	(2)	(3)	(4)	(5)
1	Kawas Choryasi Surat	3/1	0-04-05	
2		3/2	0-05-03	
3		4/1	0-13-15	
4		4/2	0-20-23	
5		5	0-10-12	
6		6/1	0-29-34	
7		6/2	0-35-41	
8		7	0-25-29	
9		8/1 + 3	0-28-31	
10		8/2	0-13-15	
11		9	0-33-39	
12		10	0-40-47	
			0-01-01	KH
13		11/1	0-13-15	
14		11/2	0-14-15	
15		12/1	0-82-96	
16		12/2	1-05-22	
17		13/1	0-99-15	
18		13/2	0-63-74	
19		14/1	0-55-64	
20		51/2P	0-16-19	
21		136/1	0-13-15	
22		162/2	0-78-91	
23		163/2A	0-30-35	
24		225/2B	0-54-64	
25		14/1P	0-55-64	
26		14/1P	1-12-30	
27		51/1	0-17-20	
28		163/2 Kh	0-30-35	
29		225/1	0-41-48	
30		225/2A	0-25-29	
31		14/2	0-62-73	
32		15/1	1-37-59	
33		15/2	1-24-44	
34		16/P	1-47-72	
35		145	1-92-23	
36		17/1	0-58-68	
37		17/2	0-73-86	
38		24	0-24-28	
39		25/2	0-14-16	
40		138/3/2	0-14-16	
41		144/1	0-30-35	
42		176/2	0-17-20	
43		18	3-26-79	
44		19/1	0-88-02	
45		19/2	0-87-01	
46		19/3	0-50-59	
47		19/4/1	0-17-20	
48		19/4/2	0-34-40	
49		20/3	0-34-40	

(1)	(2)	(3)	(4)	(5)
50		307/3	0-27-32	
51		20/1	1-50-74	
52		175/1/A	0-29-34	
53	Kawas	20/2	0-35-41	
54	Choryasi	21	0-59-69	
55	Surat	23	0-31-36	
56		170	0-64-75	
57		174	0-97-13	
58		229	0-52-61	
59		299/2	0-33-39	
60		311	0-45-53	
61		22/1	0-22-26	
62		22/2	0-12-14	
63		142/2	0-44-52	
64		176/4	0-15-18	
65		314/1	0-09-10	
66		22/2	0-12-14	
67		23	0-31-36	
68		24	0-24-28	
69		25/1	0-13-15	
70		138/3	0-15-18	
71		140/2	0-77-60	
72		294/1	0-54-63	
			0-01-01	KH
73		306/2	0-07-08	
74		307/2	0-12-14	
75		307/5	0-24-28	
76		25/2	0-14-16	
77		26	1-83-12	
78		125/2	0-68-80	
			0-01-01	KH
79		27	0-70-82	
80		60	0-18-21	
81		28	0-36-42	
82		58/1	0-14-16	
83		147/1	1-13-31	
			0-01-01	KH
84		28	0-36-42	
85		30/1	0-95-10	
86		30/2	1-41-64	
87		32/P	1-13-31	
88		146/3	0-49-57	
89		45	0-26-30	
90		127	2-42-81	
			0-11-13	KH
91		142/1	0-46-53	
92		299/1	1-36-58	
			0-04-05	KH
93		46	0-07-08	
94		47	0-13-15	
95		59/2/P	0-12-14	
96		63/P	0-70-21	
97		151/1	0-79-92	
98		153/2	1-13-31	
99		166/1	0-61-71	
100		166/2	0-65-77	
101		48	0-42-49	

(1)	(2)	(3)	(4)	(5)
102		49	0-12-14	
103		147/2	0-35-41	
104		172	0-78-91	
105	Kawas	51/1/P	0-17-20	
106	Choryasi	51/2/P	0-16-19	
107	Surat	55/P	0-11-20	
108		56	0-22-26	
109		57/1	0-17-20	
110		168/2	0-72-84	
			0-03-94	
111		57/2	0-17-20	
112		59/2	0-10-12	
113		139/2	1-32-54	
114		151/3	0-56-66	
115		58/1	0-14-16	
116		58/2	1-10-12	
117		59/1/A	0-13-15	
118		92/1	0-14-16	
119		93/2	0-10-12	
120		96	0-03-04	
121		155/1/A	0-31-36	
122		235/1	0-87-01	
123		59/1/B	0-12-14	
124		92/2	0-14-17	
125		93/3	0-10-12	
126		155/1/B	0-38-45	
127		235/2	0-81-95	
128		59/2	0-12-14	
129		60	0-18-21	
130		61	0-30-35	
131		131/5	0-77-90	
132		63	0-70-21	
133		62	0-54-00	
134		64	0-20-71	
135		239	0-99-15	
136		84	0-36-42	
137		300	0-11-13	
138		85	0-25-29	
139		87	0-27-31	
140		88/1	0-18-21	
141		88/2	0-18-21	
142		89	0-79-93	
143		90	0-34-40	
144		91	0-21-32	
145		130/2	0-67-78	
146		92/1	0-14-16	
147		92/2	0-14-17	
148		93/1	0-16-19	
149		124	0-40-47	
			0-02-02	
150		133/2	0-61-71	
151		93/2	0-10-12	
152		93/3	0-10-12	
153		131/1	0-34-40	
154		131/4	0-25-29	
155		94	2-31-68	
156		224/2	0-31-36	

KH

(1)	(2)	(3)	(4)	(5)
157		224/5	0-25-29	
158		224/8	0-09-11	
159		96	0-03-04	
160	Kawas	97/1	0-05-06	
161	Choryasi	97/2	0-03-04	
162	Surat	97/3	0-08-09	
			0-01-01	
163		97/4	0-03-04	
164		97/5	0-15-17	
			0-02-02	
165		97/6	0-03-04	
166		97/7	0-11-13	
			0-01-01	
167		99/1	0-44-52	
168		99/2/1	0-56-66	
169		99/2/2	0-68-80	
170		119/1P	1-04-21	
171		119/2P	1-08-25	
172		120/1	1-61-88	
173		120/2	1-03-20	
174		121	1-10-28	
175		124	0-47-47	
			0-02-02	KH
176		125/1	0-56-66	
			0-07-08	KH
177		125/2	0-68-80	
			0-01-01	KH
178		126/1	1-04-20	
179		126/2	1-04-21	
180		127	2-42-81	
			0-11-13	KH
181		128	0-92-07	
			0-10-12	
182		129	1-60-86	
			0-10-12	
183		130/1	0-88-02	
184		130/2	0-67-78	
185		131/1	0-34-40	
186		131/2	0-30-35	
187		131/3	0-26-30	
188		131/4	0-25-29	
189		131/5	0-77-90	
190		131/6	0-73-87	
191		132/1	0-61-72	
192		132/2	0-61-71	
193		133/1	1-03-20	
194		133/2	0-66-77	
195		134/1	0-70-82	
196		134/2	0-78-91	
197		135/1	0-34-40	
198		135/2	0-35-41	
199		136/1	0-13-15	
200		136/2	0-11-13	
201		136/3/1	0-24-28	
202		136/3/1	0-23-27	
203		136/ 4 to 9	1-51-75	
204		137/1	0-24-28	

(1)	(2)	(3)	(4)	(5)
205		137/2	0-31-36	
206		137/3/A	0-12-14	
207		137/3/B	0-11-13	
208	Kawas	137/4	0-28-34	
209	Choryasi	137/5	0-26-30	
210	Surat	137/6	0-16-19	
211		137/7	0-39-45	
212		137/8	0-24-28	
213		138/1	0-45-53	
214		138/2	0-29-34	
215		138/3/1	0-15-18	
216		138/3/2	0-14-16	
217		138/4	0-34-40	
218		138/5	0-67-78	
219		139/1	1-12-30	
220		139/2	1-32-54	
221		141/1	0-32-38	
222		140/2	0-32-37	
223		141	2-20-55	
224		142/1	0-46-53	
225		142/2	0-44-52	
226		144/1	0-30-35	
227		144/2	0-77-90	
228		145	1-92-23	
229		146/1	0-38-45	
			0-09-13	
230		146/2	0-71-83	
			0-01-01	
231		146/3	0-49-57	
232		147/1	1-13-31	
			0-01-01	
233		147/2	0-35-41	
234		148	1-80-09	
235		151/1	0-79-92	
236		151/2	0-53-62	
237		151/3	0-56-66	
238		152/1	0-17-20	
			0-03-00	
239		152/2	0-43-51	
240		152/3	0-30-35	
241		153/1	0-31-66	
			0-09-11	
242		153/2	1-13-31	
243		154	1-31-58	
244		155/1/A	0-31-36	
245		155/1/B	0-38-45	
246		155/2	0-40-47	
247		156/1	0-91-05	
248		156/2	0-27-32	
249		157/1	0-43-50	
250		157/2	0-20-23	
251		157/3	0-25-29	
252		157/4	0-27-32	
253		157/5	0-26-30	
254		157/6	0-30-35	
255		160	0-57-67	
256		161/1	0-93-08	

(1)	(2)	(3)	(4)	(5)
257		161/2	0-29-34	
258		161/3	0-22-26	
259		162/1	0-78-91	
260	Kawas	162/2	0-98-14	
261	Choryasi	163/1/P	0-54-64	
262	Surat	163/1/P	0-55-64	
263		163/2/P	0-30-35	
264		163/2/P	0-30-35	
265		164/1	0-48-56	
266		164/2	0-47-55	
267		165/1/A	0-99-16	
268		165/2/P	0-37-44	
269		166/1	0-61-71	
270		166/2	0-65-77	
271		167	1-45-69	
272		168/1	0-14-17	
			0-01-01	
273		168/2	0-72-84	
			0-03-04	
274		168/3	0-15-18	
			0-01-01	
275		168/4	0-27-14	
			0-02-02	
276		169	1-07-24	
277		170	0-64-75	
278		171	0-31-83	
279		172	0-78-91	
280		173	1-13-31	
281		174	0-97-13	
282		175/1/A	0-29-34	
283		175/1/B	0-37-43	
284		175/1/C	0-40-47	
285		175/2	0-20-23	
286		175/3	0-24-28	
287		175/4	0-21-25	
288		176/1	0-18-21	
			0-02-02	
289		176/2	0-17-20	
290		176/3	0-56-66	
291		176/4	0-15-18	
			0-01-01	
292		176/5	0-14-16	
293		221/1	0-80-94	
294		221/2	0-24-28	
295		222	1-23-43	
296		223	2-31-68	
297		224/1	0-30-35	
298		224/2	0-31-36	
299		224/3	0-30-35	
300		224/4	0-67-79	
301		224/5	0-25-29	
302		224/6	0-22-26	
303		224/7	0-32-37	
304		224/8	0-09-11	
305		224/9	0-09-11	
306		225/1	0-41-48	
307		225/2/A	0-25-29	

(1)	(2)	(3)	(4)	(5)
308		225/2/B	0-54-64	
309		226	0-43-50	
310		227/P	0-65-76	
311	Kawas	227/P	0-65-76	
312	Choryasi	228	1-15-34	
313	Surat	229	0-52-61	
314		230	1-09-27	
315		231	1-55-80	
316		232/1	0-55-65	
317		232/2	0-65-76	
318		232/3	0-11-13	
319		233/1/1	0-14-16	
320		233/1/2	0-28-33	
321		233/2	0-74-88	
322		233/3	0-25-29	
323		233/4	0-26-30	
324		234/1	0-15-18	
325		234/2	0-09-11	
326		234/3	0-04-05	
327		234/4	0-26-30	
328		234/5	0-27-31	
329		234/6	1-41-64	
330		235/1	0-87-01	
331		235/2	0-81-95	
332		236/1	0-36-42	
333		236/2	0-79-93	
334		237	1-20-39	
335		238	0-71-83	
336		239	0-99-15	
337		240	1-38-51	
			0-06-07	
338		241/1	0-74-87	
			0-10-12	
339		241/2	4-40-10	
			0-10-12	
340		241/3	0-69-81	
341		242	1-28-49	
342		244	1-30-51	
343		245/1	0-80-94	
344		245/2	0-99-15	
345		247	2-20-55	
346		248/1	1-43-66	
			0-16-99	
347		248/2	0-65-76	
348		248/3	0-65-76	
349		256	2-07-40	
350		257	2-08-41	
351		258	2-07-40	
352		259	1-91-21	
353		260	2-20-55	
354		261	2-08-41	
355		262	2-11-45	
356		263	2-14-48	
357		264/P	1-93-24	KH
358		294/1	0-54-63	
			0-01-01	KH
359		294/2	0-45-53	

(1)	(2)	(3)	(4)	(5)
360		295	0-32-37	
361		296	0-83-97	
362		297	0-21-25	
363	Kawas	298/1	1-35-57	
364	Choryasi	298/2	1-73-00	
365	Surat	299/1	1-36-58	
			0-04-05	KH
366		299/2	0-33-39	
367		299/3	1-01-17	
368		300	0-11-13	
369		303	0-30-35	
370		304/1	0-12-14	
371		304/2	0-30-35	
372		305	0-59-69	
373		306/1	0-23-27	
374		306/2	0-07-08	
375		307/1	0-76-89	
376		307/2	0-12-14	
377		307/3	0-27-32	
378		307/4	0-16-19	
379		307/5	0-24-28	
380		308	1-09-27	
381		309	1-16-35	
382		310/1/A	0-53-62	
383		310/1/B	0-55-65	
384		310/2/3	1-07-24	
385		311	0-45-53	
386		312/1	0-11-12	
387		312/2	0-11-13	
388		312/3	0-10-12	
389		312/4	0-10-12	
390		314/1/1	0-09-10	
391		314/1-2	0-09-11	
392		314/2	0-05-06	
393		314/3	0-05-06	
394		314/4	0-05-06	
395		314/5	0-05-06	
396		314/6	0-06-07	
397		324/P	13-22-63	
398		324/P	2-57-99	
399		325	2-01-33	
			0-36-42	KH
400		327	0-99-15	
401		328	0-47-55	
402		255	86-15-15	
403		279/P	0-01-70	
404		281/P	0-18-21	
405		282/1P	0-19-23	
406		282/2P	0-16-19	
407		283/3P	0-45-53	
408		284/2	0-33-68	
409		285/2P	0-82-96	
410		285/3	0-08-09	
411		286/3P	0-07-70	
412		286/4	0-45-53	
413		287/P	0-62-73	
414		288/P	0-95-10	

(1)	(2)	(3)	(4)	(5)
415		289/3P	0-57-66	
416		289/4	0-45-53	
417		290/7/2P	0-05-40	
418	Kawas	290/8/P	0-24-28°	
419	Choryasi	290/9	0-26-30	
420	Surat	290/10	0-24-28	
421		290/11	0-24-28	
422		290/12/1	0-32-37	
423		290/12/2	0-34-40	
424		290/13	0-38-45	
425		291/5A P	0-02-82	
426		291/5/BP	0-25-12	
427		291/6	0-37-43	
428		291/7	0-35-41	
429		291/8	0-37-43	
430		291/9	0-51-60	
431		291/10	0-55-64	
432		29/1	1-17-36	
433		31/2	2-02-34	
434		50/1/C	0-04-05	
435		123/1	0-59-69	
			0-25-30	
436		143/2	0-23-27	
			0-04-05	
437		149/1/A	0-41-48	
438		150/1	0-67-49	
439		158/1/A	0-52-61	
440		159/1	0-64-75	
441		177/2/1	0-06-07	
442		177/2/4	0-06-07	
443		177/2/7	0-35-35	
444		192/1	0-28-33	
			0-01-01	
445		192/2/C	0-15-17	
			0-01-01	
446		213/2/P	0-16-44	
447		243/P	0-34-40	
448		243/3/2	0-32-37	
449		326	11-10-87	
			5-60-87	
450		29/2	0-82-96	
451		50/1/A	0-04-04	
452		50/1/3	0-05-06	
453		123/2	0-54-64	
			0-14-16	
454		143/3/1	0-40-47	
455		149/1/B	0-31-36	
456		150/2	0-33-38	
457		158/1/B	0-50-58	
458		159/2	0-40-82	
459		177/2/2	0-06-07	
460		177/2/5	0-38-45	
461		177/2/8	0-28-33	
462		192/2/A	0-24-12	
463		192/2C	0-26-30	
464		213/2P	0-49-32	
465		243/P	0-36-42	

(1)	(2)	(3)	(4)	(5)
466		246/1	1-17-36	
467		31/1	1-45-69	
468		50/1/B	0-04-05	
469	Kawas	50/2 + 3	0-25-29	
470	Choryasi	143/1	0-38-45	
471	Surat	143/3/2	0-20-23	
472		149/2/A	0-33-97	
473		150/3	0-72-14	
474		158/2	0-39-46	
475		177/1/B	0-30-36	
476		177/2/3	0-06-07	
477		177/2/6	0-30-35	
478		178/P	1-14-82	
479		192/2/B	0-23-27	
480		44/1	0-86-00	
481		44/2	0-96-11	
482		213/1	0-52-61	
483		213/2	0-32-88	
484		213/3	0-29-34	
485		243/3/1	0-33-39	
486		246/2	0-21-25	Government Land
487		1 + 2	3-66-24	Government Land
488		66	1-55-80	Government Land
489		66	1-12-30	Government Land
490		95	0-32-37	Government Land
491		98	0-17-20	Government Land
492		122	16-14-71	Government Land
493		293	9-68-22	Government Land
494		301	0-78-91	Government Land
495		302	0-48-56	Government Land
496		313	1-85-14	Government Land
		Old Gamtal	0-07-08	Government Land Kh
497		104	0-44-52	Government Land
498		111	0-66-77	Government Land
499		251-B	35-19-78	Government Land
500		253	9-69-23	Government Land
501		255-A	80-33-06	Government Land
502		266	0-89-03	
		Kh	0-18-21	
503		268/1/2	0-59-60	
504		268/1/2	0-21-25	
505		268/2	0-31-36	
506		268/3	3-73-32	
507		270	6-17-15	
508		268/4	0-04-05	
509		179/1	0-57-67	
510		179/2/1	0-51-60	
511		179/2/2	0-28-33	
512		180	0-81-95	
513		181/1	0-20-23	
514		181/2	0-16-19	
515		181/3	0-18-21	
516		181/4	0-19-22	
517		181/5	0-19-22	
518		181/6	0-19-22	
519		182/1	0-79-93	
520		182/2	0-80-94	

(1)	(2)	(3)	(4)	(5)
521		183/1	0-49-57	
522		183/2	0-45-53	
523		183/3 + 4	0-77-90	
524	Kawas	184/1	0-06-07	
525	Choryasi	184/2	0-09-11	
526	Surat	184/3	1-95-26	
527		185	1-46-70	
528		186/1	0-37-43	
529		186/2	0-41-48	
530		186/3	0-21-25	
531		187/1	0-41-48	
532		187/2	0-43-50	
533		187/3	0-43-50	
534		188	0-53-52	
535		189/1 + 2	0-47-55	
536		189/3	0-54-63	
537		190/1	0-48-81	
538		190/2	0-59-44	
539		190/3	0-39-46	
540		191	0-92-07	
541		193/1	1-16-30	
542		193/2	0-66-77	
543		194	0-92-07	
544		195/3	0-23-27	
545		195/2	0-20-23	
546		195/1	1-21-41	
547		196/1	0-43-50	
548		196/2P	0-37-43	
549		196/2P	0-64-75	
550		196/3	0-39-46	
551		197/1	0-43-51	
552		197/2	0-83-97	
553		198/1	0-79-93	
554		198/2P	0-79-03	
555		199/P	1-33-55	
556		200	1-15-34	
557		201	0-93-08	
		KH	0-02-02	
558		202/1	0-43-50	
		KH	0-02-02	
559		202/2	0-45-53	
560		202/3	0-44-52	
		KH	0-02-02	
561		202/4	0-46-54	
562		203/1	0-30-35	
563		203/2	0-62-73	
564		203/4/1	0-13-15	
		KH	0-01-01	
565		203/4/2	0-14-16	
566		204	0-96-51	
567		205/1	0-51-60	
568		205/2	0-58-68	
569		205/3	0-51-60	
570		206/1	0-26-30	
571		206/2	0-36-42	
572		206/3	1-19-38	
573		207	1-56-82	

(1)	(2)	(3)	(4)	(5)
574		208		0-54-63
575		209/1		1-16-35
576		209/2/1		1-23-43
577	Kawas	209/2/2		1-22-42
578	Choryasi	210		1-20-39
579	Surat	211/1		0-45-53
580		211/2		0-78-91
581		212		1-41-64
582		214/1		0-19-22
583		214/2		1-06-23
584		215/1		0-93-08
585		215/2		0-49-57
586		216/1		0-72-84
		KH		0-06-07
587		216/2A		0-59-69
588		216/2B		0-64-75
		KH		0-04-05
589		217		1-47-71
590		218		0-69-81
591		219		1-89-19
592		220		1-41-64
593		271/1		3-38-03
594		271/2		1-97-29
595		273		1-25-45
596		275/1		2-18-53
597		275/2		1-01-17
598		276/1		0-97-13
599		276/2		1-50-75
600		276/3		0-60-70
601		277/1/1		1-88-18
602		277/2		0-27-32
603		277/1/3		1-20-39
604		277/1/4		0-70-82
605		277/1/5		0-55-64
606		277/1/6		0-74-87
607		278/1		3-68-27
608		278/2		1-47-71
609		279		2-64-92
610		281		2-11-45
611		282/1		1-05-20
612		282/2		1-07-23
613		283/1		0-51-60
614		283/2		0-68-80
615		283/3		0-58-68
616		284/1		1-20-61
617		285/1		1-73-00
618		285/2		0-75-03
619		286/1		0-39-46
620		286/2		0-41-53
621		286/3		0-29-74
622		287		1-28-48
623		288		1-48-73
624		289/1		0-36-42
625		289/2		0-61-71
626		289/3		0-38-45
627		290/6/2		0-16-56
628		290/7/1		0-16-19

(1)	(2)	(3)	(4)	(5)
629		290/7/2	0-02-41	
630		291/4/2	0-25-29	
631		291/5/A	0-07-70	
632	Kawas	149/1/B	0-11-13	
633	Choryasi	149/2	0-04-48	
634	Surat	150/2	0-04-05	
635		150/3	0-02-73	
636		158/1P	0-11-73	
637		158/2P	0-02-02	
638		159/2P	0-21-90	
639		168/4P	0-09-28	
640		178P	0-21-76	
641		192/2AP	0-03-20	
642		192/2BP	0-04-05	
643		192/2CP	0-05-06	
644		192/2DP	0-05-06	
645		213/3P	0-21-25	
646		272/P	1-56-82	
647		272/P	1-18-37	
648		272/P	1-18-37	
649		272/P	0-80-94	
650		274/P	2-68-11	
651		274/P	2-68-11	
652		280/1P	0-37-43	
653		280/2P	0-01-01	
654		280/2P	1-29-50	
655		280/3P	0-58-68	
656		292/1P	0-58-68	
657		292/2P	0-48-56	
658		264/P	10-54-21	
		KH	3-01-49	
659		265P	2-12-46	
660		265P	0-70-82	
661		265P	0-70-82	
662		265P	0-60-70	
663		265P	0-60-70	
664		265P	0-60-70	
665		265/P	0-70-82	
666		265/P	1-01-17	
667		265/P	7-13-28	
		Kh	0-24-28	
668		267/P	1-97-29	
669		267/P	0-90-94	
670		267/P	1-11-29	
671		267/P	2-02-34	
672		267/P	3-87-60	
673		269/P	0-46-54	
674		269/P	0-54-63	
675		269/P	0-46-54	
676		324/P	7-61-32	
		Kh	2-00-00	
677		290/1	0-30-35	
678		290/2	2-15-18	
679		290/3	0-12-14	
680		290/4/1	0-26-30	
681		290/5	0-34-50	
682		290/6/1	0-17-20	

(1)	(2)	(3)	(4)	(5)
683		291/1	0-38-45	
684		291/2	0-36-42	
685		291/3	0-21-25	
686	Kawas	291/4/1	0-15-18	
687	Choryasi	285/3P	0-04-05	
688	Surat	203/3	0-60-70	Government Land
689		69/1	1-23-43	
690		69/2	1-53-78	
691		70/1	0-62-73	
692		70/2	0-81-95	
693		71/72	2-93-40	
694		73	1-13-31	
695		74	0-43-50	
696		75	0-36-42	
697		76	0-22-26	
698		77	0-15-18	
699		78	1-63-90	
700		79	0-19-22	
701		80	1-12-30	
702		81/1	0-15-18	
703		81/2	0-14-16	
704		82/1	0-11-13	
705		83	0-60-70	
706		100/1A	0-76-89	
707		100/1B	0-86-00	
708		100/2	1-21-41	
709		101/1	0-66-77	
710		101/2	1-93-24	
711		102	1-12-30	
712		103/1	1-08-25	
713		103/2	1-66-93	
714		105/1	0-05-06	
715		105/2	0-05-06	
716		105/3	0-02-02	
717		105/4	0-03-04	
718		105/5	0-06-07	
719		106	0-20-23	
720		107/1	0-99-15	
721		107/2	1-48-72	
722		108	0-24-28	
723		109/1P	0-08-10	
724		109/1P	0-09-10	
725		109/2	0-16-19	
726		110	0-24-28	
727		112	0-63-74	
728		113	2-32-70	
729		114	0-88-02	
730		115/1	1-12-30	
731		115/2	1-51-76	
732		116/1	1-27-48	
733		116/2	0-43-50	
734		117/1	0-35-41	
735		117/2	0-15-18	
736		249/1	0-45-53	
737		249/2/1	0-60-70	
738		249/2/2	1-13-32	

(1)	(2)	(3)	(4)	(5)
739		249/3/A	0-89-03	
		PO.KH	0-02-02	
740		249/3 KH	2-26-63	
741	Kawas	249/3C	0-99-15	
742	Choryasi	249/4/A	1-45-69	
743	Surat	249/4B	1-24-44	
744		250/1	0-78-91	
745		250/2A	1-05-22	
746		250/2B	1-15-34	
747		250/3	1-67-95	
748		250/4A	0-83-97	
749		250/4B	0-83-97	
750		250/5	2-60-01	
751		250/6A	0-45-53	
752		250/6B	0-27-32	
753		251/A-2	3-46-01	
754		251/B	2-42-81	
755		252	7-46-65	
756		254/1A	1-75-03	
757		254/1-B	0-37-43	
758		254/1-C	1-97-29	
759		254/2	2-34-72	
760		111	2-86-32	
761		112/2	0-63-74	
		PO.KH	0-01-02	
762		112/2	5-79-72	
		PO.KH	0-02-02	
763		120/1	1-39-92	
764		120/2	1-48-72	
765		120/3	1-50-32	
766		117	1-14-32	
767		154	1-36-58	
768		264/P	1-93-24	
769		232	0-15-18	Government Land
Total			822-47-15	

Hajira Notified Area

S. No.	Name of Village, Taluka, District	Survey Numbers	Area H-RA-SqM	Remarks
(1)	(2)	(3)	(4)	(5)
1		1	0-10-12	
2		3	1-27-48	
3		4	30-40-95	
4	Limla	5/1	0-58-68	
5	Choryasi	5/2	2-59-00	
6	Surat	6/1	1-18-37	
7		6/1/P	1-20-39	
8		6/2	0-67-79	
9		7/1	1-54-79	
10		7/2	0-79-93	
11		7/3	0-79-93	
12		7/4	0-34-28	
13		8	0-68-80	
14		9/1	3-43-98	
15		9/2	1-71-99	
16		9/3	1-66-93	
17		10	0-77-90	
18		11/1	1-93-24	
19		11/2	1-93-24	
20		12/1	0-77-90	
21		12/2	0-77-90	
22		12/3	1-57-83	
23		13	4-98-78	
24		14	2-02-34	
25		15	2-35-73	
26		16/1	1-53-78	
27		16/2	1-57-83	
28		17/1	2-00-32	
29		17/2	0-53-62	
30		18	0-97-13	
31		19	1-26-47	
32		20/1	1-16-35	
33		20/2	1-69-87	
34		20/3	0-75-88	
35		21	2-67-09	
36		23/1	0-37-43	
37		23/2	0-21-25	
38		24	0-53-62	
39		38/1	0-29-34	
40		38/2	1-34-56	
41		38/3	0-60-70	
42		39/1	0-16-19	
43		39/2	0-32-37	
44		39/3	0-40-47	
45		41/1	0-20-23	
46		41/2	0-28-33	
47		42/1	1-40-63	

(1)	(2)	(3)	(4)	(5)
48		42/2	1-02-18	
		PK	0-04-05	
49		43	0-73-86	
50	Limla	44	0-68-80	
51	Choryasi	45	0-60-70	
52	Surat	46	3-21-73	
53		47/1	2-83-28	
54		47/2	0-96-11	
55		47/2P	1-11-29	
56		48/1	1-15-34	
57		48/2	0-88-02	
58		48/3	0-87-01	
59		49/P	1-06-23	
60		49/P	0-23-27	
61		50/1	0-73-86	
62		50/2	0-72-84	
63		50/3	0-23-27	
64		50/4	0-45-53	
65		51/1	0-42-49	
66		51/2P	0-98-14	
67		51/2P	0-46-54	
68		51/3	1-23-43	
69		52	4-34-03	
70		53/1	0-90-04	
71		53/2/1	0-66-77	
72		53/2/2	0-66-77	
73		54/1	1-33-55	
74		54/2	1-25-45	
75		54/3	1-46-70	
76		56/1	0-64-75	
77		56/2 + 3P	0-99-15	
78		56/2 + 3P	1-18-37	
79		57/1	0-48-56	
80		57/2/P	0-77-90	
81		57/2/P	0-77-90	
82		58/1	1-05-22	
		PK	0-06-77	
83		58/2	0-96-11	
		PK	0-02-02	
84		58/3	0-55-51	
		PK	0-03-04	
85		58/4	0-62-73	
		PK	1-92-23	
86		60	1-92-23	
87		61	2-43-82	
88		62/1	1-25-45	
89		62/2	1-57-83	
90		63	1-03-20	
91		64/1	2-29-66	
92		64/2	0-78-91	
93		65	0-65-76	
94		66/1P	1-44-68	
95		66/1P	1-61-88	
96		66/2	1-43-66	

(1)	(2)	(3)	(4)	(5)
97		67	4-80-57	
98		68/1	1-81-10	
99		68/2	1-09-27	
100	Limla	69	2-65-07	
	Choryasi	PK	0-05-06	
101	Surat	70	3-94-57	
102		76/1	3-58-15	
		PK	0-11-13	
103		76/2	1-71-99	
		PK	0-13-15	
104		76/3	1-54-79	
		PK	0-29-34	
105		77/1	1-55-80	
106		77/2	1-56-82	
107		78	1-28-49	
108		79	7-21-36	
109		80	3-73-32	
110		132/1	2-22-58	
111		132/2	1-85-14	
112		134/1	0-97-13	
113		135	0-97-13	
114		134/2	1-03-20	
115		136/1	0-45-53	
116		136/2	0-42-49	
117		142/1	3-73-32	
118		142/2	2-52-93	
119		142/3	0-17-20	
120		144/1	0-20-23	
121		144/2	0-06-07	
122		144/3	0-08-09	
123		145	0-31-95	
124		146	0-73-86	
125		148/1 + 2	1-52-77	
		PK	0-05-06	
126		149/1	0-29-34	
127		149/2	0-21-25	
128		149/3	0-53-62	
		PK	0-01-01	
129		149/4	0-47-55	
130		150	2-11-45	
131		25	3-71-09	
132		26/1	0-75-59	
133		26/2	0-75-59	
134		27/1	1-10-28	
		PK	0-01-01	
135		27/2	0-58-68	
		PK	0-01-01	
136		27/3	1-05-22	
137		29/1	0-54-63	
138		29/2	0-50-59	
139		29/3	0-71-83	
140		30	3-02-50	
141		31/1	0-62-73	
142		31/2	0-30-65	

(1)	(2)	(3)	(4)	(5)
143		32/1	1-78-06	
144		32/2	0-77-90	
145		33/1	1-32-20	
146	Limla	33/2	0-32-37	
147	Choryasi	33/3	0-79-93	
148	Surat	33/4	0-39-46	
149		33/5	0-40-47	
150		34	2-12-46	
151		35/1	0-97-13	
152		35/2	0-68-80	
153		35/3	0-31-36	
154		36	2-84-29	
155		37	3-37-91	
156		72	6-25-24	
157		73/1	2-60-01	
		PK	0-36-42	
158		73/2	2-61-02	
159		81	8-01-28	
160		82/1	1-44-68	
161		82/2	1-39-62	
162		83	1-75-03	
163		84	1-90-02	
164		85	2-94-41	
165		86/1	0-73-86	
166		86/2	0-68-80	
167		86/3	1-66-93	
168		87	1-42-65	
169		88/1	1-34-56	
170		88/2	1-34-32	
171		89	0-99-15	
172		90	2-59-00	
173		91/P	7-17-31	
174		91/P	2-42-81	
175		92	0-40-47	
176		93/1/1	0-84-98	
177		93/1/2	1-24-44	
178		93/1/3	1-24-44	
179		93/1/4	1-24-44	
180		93/1/5	0-99-15	
181		93/2	2-60-25	
182		94	1-15-34	
183		95	2-32-70	
184		96	1-81-10	
185		97	7-28-44	
186		106	0-97-13	
187		107	1-98-30	
188		110	4-48-19	
189		113/1	3-55-11	
		PK	0-03-04	
190		113/2P	0-96-11	
191		113/2P	1-67-95	
192		113/2P	1-39-62	
193		114/1	2-90-36	
194		114/2	1-26-47	

(1)	(2)	(3)	(4)	(5)
195		115	2-36-74	
196		116	1-79-07	
197		121/1	1-08-25	
	Limla	PK	0-08-09	
198	Choryasi	121/2	0-50-59	
199	Surat	121/3	0-54-63	
200		122	5-88-82	
201		123	2-33-71	
202		124/1	0-73-86	
203		124/2	0-63-70	
204		125	0-91-05	
205		126	4-57-30	
206		127	2-20-55	
207		129	0-60-70	
208		130	5-71-62	
209		131	2-54-95	
		PK	0-05-06	
210		133/1	2-92-07	
211		133/2	0-95-10	
212		137/P	1-15-34	
213		137/R	1-15-34	
214		138	0-05-38	
215		139/1	0-82-96	
216		139/2	0-83-97	
217		140	0-72-84	
218		141/1	0-70-82	
219		141/2/1	0-60-70	
220		141/2/2	0-60-70	
221		156	1-17-36	
222		153	1-19-38	
223		160	0-07-08	
224		98	1-61-86	
225		99	0-56-66	
226		100	0-46-54	
227		101/1	1-71-99	
		PK	0-36-42	
228		101/2	0-11-13	
229		101/3	2-11-45	
230		102/1P	1-62-89	
231		102/1P	1-23-43	
232		102/2P	2-43-82	
233		102/2P	2-19-54	
234		103	1-63-90	
235		104/P	0-87-01	
		PK	0-04-05	
236		104	0-28-33	
237		105	2-62-04	
238		108	0-69-81	
239		109/1	3-30-83	
240		109/2	3-29-82	
241		155	0-05-06	
242		157	0-09-11	
243		158	0-01-01	
244		159	0-01-01	

(1)	(2)	(3)	(4)	(5)
245		161/1P	1-84-13	
246		161/2	2-67-09	
247		162	5-07-88	
248	Limla	2	1-80-09	
249	Choryasi	22	0-43-50	
250	Surat	28	0-84-94	
251		40	0-46-54	
252		55	8-21-52	
253		59	3-03-52	
254		71	53-15-58	
255		74-P	1-20-39	
256		74-P	0-59-69	
257		75-P	21-58-00	
258		119	0-41-48	
259		128	0-28-34	
260		143	0-43-50	
261		147	0-31-36	
262		150	22-25-79	
263		151	16-90-59	
264		104	0-02-38	
265		105	0-95-04	
266		161	0-52-27	
267		162	0-66-52	
268		109	0-80-78	
TOTAL			545-41-50	

PK = Pot Kharaba

Hajira Notified Area

S. No.	Name of Village, Taluka, District	Survey Numbers	Area H-RA-SqM	Remarks
(1)	(2)	(3)	(4)	(5)
1		148/B	6-00-96	
2		213/P	2-12-10	
3		214	2-35-73	
4	Mora	216	2-36-74	
5	Choryasi	217/1	0-62-73	
6	Surat	217/2	0-76-89	
7		218/P	5-19-65	
8		219/P	0-19-84	
9		221	3-28-81	
10		222/1	0-99-15	
11		222/2	0-99-15	
12		223	3-95-58	
13		224	2-37-75	
14		225	1-91-21	
15		226	2-09-43	
16		227	0-93-08	
17		228/1	0-30-35	
18		228/2	4-67-65	
19		228/3	2-96-46	
20		228/4	1-52-77	
21		229/1	0-52-31	
22		229/2	0-27-32	
23		161/1P	0-35-10	
24		195/A/P	4-89-97	
25		195/B/P	2-02-34	
26		197/P	2-34-02	
27		231	0-91-05	
28		233/1	5-95-79	
29		234/P	1-30-00	
30		238/2	1-55-80	
31		148/A	84-30-00	Government Land
32		195/A	125-04-31	Government Land
33		196	1-42-65	
34		215	0-99-15	
35		241	31-92-00	
36		220	1-48-72	
37		148/A/P	32-00-00	
38		230/P	75-78-32	
39		235/P	9-21-58	
40		197/P	0-80-64	
41		168	1-17-36	
42		150/P	0-74-88	
43		151/P	6-42-48	
44		152/P	6-84-96	
45		157	2-27-64	
46		158/P	1-30-56	
47		159	1-45-69	
48		160/P	5-78-60	
49		253/P	2-76-80	

(1)	(2)	(3)	(4)	(5)
50		148/B/P	10-62-72	Government Land
51		149/P	7-11-36	Government Land
52		195/P	6-65-44	Government Land
53	Mora	169/P	2-28-17	
54	Choryasi	155	2-87-33	
55	Surat	156	3-11-61	
56		164	1-03-23	
57		165	2-84-29	
58		166	0-93-08	
59		167/P	1-03-52	
60		168/P	1-52-00	
61		90/A/P	12-96-00	
62		148/A	28-33-00	
63		230	36-10-76	
64		241/P	16-50-00	
65		175	4-39-09	
66		181	2-83-28	
67		182/P	1-34-56	
68		182/P	0-99-15	
69		182/P	0-90-04	
70		183	1-08-25	
71		184, 185	2-05-38	
72		188/P	1-56-81	
73		188/P	1-56-81	
74		174/A	17-01-71	Government Land
75		174/B	1-91-21	Government Land
76		186	9-91-06	Government Land
77		242/P	0-48-56	Government Land
78		243/P	1-08-26	Government Land
79		244/P	33-05-29	
80		192	22-37-92	
81		195/A/P	56-58-60	
82		241/P	0-32-37	
83		Kotar	2-19-54	KH (East side of S.No. 191)
84		158/1/P	0-36-30	
85		158/2/P	0-41-48	
86		160/5	0-77-90	
87		160/6	0-44-52	
88		162/1	1-24-44	
89		252/3	0-82-96	
90		161/1	2-48-19	
91		161/2	0-57-12	
92		161/3	1-05-26	
93		161/4	0-13-16	
94		252/1	0-75-89	
95		162/2	2-10-43	
96		162/3	0-21-25	
97		163/5	2-07-41	
98		169/P	0-55-64	
99		170/P	0-97-13	
100		171/P	0-45-53	
101		170/P	0-22-02	
102		172/P	2-39-78	
103		173/1	1-71-99	

(1)	(2)	(3)	(4)	(5)
104		173/2	1-69-99	
105		189/P	1-50-75	
106		174/C	2-22-58	
107	Mora	176/P	1-44-68	
108	Choryasi	177/P	0-97-13	
109	Surat	177/P	1-30-57	
110		178	1-52-77	
111		179	5-49-36	
112		180/P	1-62-89	
113		187/P	1-36-58	
114		189/P	2-32-64	
115		189/P	2-32-64	
116		190/P	1-44-68	
117		191/1/1	0-69-81	
118		191/1/2	0-68-80	
119		191/1/3	0-70-82	
120		191/2	2-43-82	
121		193/1	2-25-61	
122		193/2	0-74-87	
123		193/3	1-50-75	
124		194/1	0-37-43	
125		194/2	0-37-44	
126		197/P	1-23-70	
127		198/P	3-72-31	
128		198/P	1-61-88	
129		206/P	1-73-00	
130		208/1	1-95-26	
131		209/1	0-19-22	
132		199/P	1-40-63	
133		199/P	1-40-63	
134		200 + 201	1-63-90	
135		202	0-96-11	
136		203	2-42-81	
137		204/1	1-79-07	
138		204/2	1-81-10	
139		205	3-41-96	
140		209/2	2-10-84	
141		210/P	1-91-22	
142		210/P	1-90-29	
143		211/1	0-81-85	
144		211/2	0-79-93	
145		212	1-57-93	
146		213/P	0-78-26	
147		208/2	1-97-58	
148		218/P	0-74-23	
149		219/P	1-56-20	
150		252/2	0-83-98	
151		252/4	0-39-46	
152		174/A	4-04-69	
153		207	1-16-35	
154		208/3	0-50-59	
155		NALA	0-30-36	Govt. Khar Land
156		195/A	6-56-26	Government Land
157		241/P	1-95-60	Government Land
158		242/P	7-78-02	Government Land
159		243/P	0-65-76	Government Land
160		244/P	68-79-52	Government Land

(1)	(2)	(3)	(4)	(5)
161		245/P	11-16-09	
162		150	1-35-57	
163		151/1	0-89-03	
164	Morā	151/2	3-46-01	
165	Choryasi	151/3	2-14-48	
166	Surat	152/1	0-62-78	
167		152/2/A	1-02-18	
168		152/2/A	1-02-19	
169		152/2/B/P	0-93-08	
170		152/2/B/P	0-93-08	
171		153/2/1 + 2 + 3	1-93-24	
172		152/4	1-24-44	
173		152/6	1-31-52	
174		153/1	0-81-95	
175		153/2	1-04-21	
176		153/3	0-70-82	
177		153/4/P	0-85-99	
178		153/4/P	0-85-99	
179		153/5	2-21-57	
180		157/1	0-62-79	
181		157/2	1-64-91	
182		158/1	0-07-99	
183		158/2/1 + 2 + 3	1-93-24	
184		159/1	0-42-49	
185		159/2 + 3	1-03-20	
186		160/1	2-16-51	
187		160/2	1-19-38	
188		160/3 + 4	1-39-55	
189		251/3		
190		160/4	1-36-58	
191		160/5	0-64-75	
192		165/A/P	6-66-59	
193		253	0-27-32	
194		253/1	0-81-95	
195		241	30-59-00	
196		245	63-05-00	
197		246	26-09-00	
198		247	144-74-00	
199		248	40-16-00	Gajara Island
200		235	9-21-68	Aliya Island
201		234	1-46-77	Government Land
202		230	140-18-39	Government Land
203		148/P	6-41-85	Government Land
204		148/P	3-43-99	
205		149/P	4-07-56	
206		151/P	0-20-70	
207		152/P	2-82-83	
208		153/P	1-70-15	
209		156/P	0-42-71	
210		164/P	0-07-80	
211		165/P	0-19-80	
212		166/P	0-28-32	
213		167/P	0-32-37	
214		168/P	0-11-80	
215		171/P	0-03-03	
216		236	0-24-28	
217		237	1-45-52	
218		238	2-83-29	
219		239	2-55-92	
220		240	1-58-07	
TOTAL			1478-36-39	

Hajira Notified Area

S. No.	Name of Village, Taluka, District	Survey Numbers	Area H-RA-SqM	Remarks
(1)	(2)	(3)	(4)	(5)
1	Bhatlai	104/P	1-67-96	Govt. Khadi
2	Choryasi	97/P	2-47-84	
3	Surat	99/P	2-38-77	
4		100/P	1-26-47	
5		101	1-13-71	
6		102	1-15-34	
7		103	5-36-21	
8		104/P	1-12-07	
9		105	1-96-27	
10		106	0-55-66	
11		107	3-17-68	
12		108	1-87-17	
13		109	2-57-99	
14		110	2-75-19	
15		111	2-48-88	
16		116	2-50-20	
17		92	16-18-77	
18		Khadi	20-44-30	Government Land
19		117/P	0-14-16	
Total			71-24-84	

Hajira Notified Area

S. No.	Name of Village, Taluka, District	Survey Numbers	Area H-RA-SqM	Remarks
(1)	(2)	(3)	(4)	(5)
1		400	1-71-99	
2		401	0-60-70	
3		402	2-00-32	
4	Damka	404	3-54-11	
5	Choryasi	405	0-26-30	
6	Surat	406	1-39-62	
7		433	1-08-25	
8		434	5-31-17	
9		457	5-29-16	
10		458	0-55-64	
11		459	0-57-67	
12		460	3-02-50	
13		466	4-00-96	
14		467	2-42-82	
15		468	4-27-96	
16		469	4-40-11	
17		470	0-22-26	
18		471	0-20-23	
19		472	3-99-63	
20		473	4-74-50	
21		474	2-46-86	
22		475	4-30-99	
23		476	2-89-35	
24		477	3-10-60	
25		478	1-51-76	
26		479	4-05-70	
27		481	2-64-29	
28		482	2-58-98	
29		483	1-82-11	
30		484	1-95-26	
31		485	3-31-84	
32		536	1-61-88	
33		540/P	4-04-69	
34		541/P	4-04-69	
35		435/P	19-81-61	Government
36		Khadi	10-00-00	Govt. Khadi
37		khadi	11-00-00	Govt. Khadi
38		486	2-01-32	
39		487	3-14-62	
40		488	1-75-03	
41		489	0-96-11	
42		490	0-56-66	
43		491	0-28-33	
44		492	0-98-46	
45		493	2-43-82	
46		494	2-98-46	
47		495	3-68-27	
48		339/P	0-85-99	
49		290	5-83-76	Government Land
50		432	43-31-17	Government Land

(1)	(2)	(3)	(4)	(5)
51		496	15-17-58	Government Land
52		509/A/6	0-40-47	Government Land
53		Khadi-Kotar	15-30-00	Government Land
54	Damka	435/P	1-60-47	
55	Choryasi	435/P	2-02-34	
56	Surat	435/P	4-04-70	
57		435/P	4-04-70	
58		435/P	4-04-70	
59		435/P	4-04-70	
60		435/P	6-88-98	
61		436	0-91-05	
62		437	1-56-84	
63		438	3-26-79	
64		439	1-38-61	
65		440/P	0-39-46	
66		440/P	0-39-46	
67		440/P	0-39-46	
68		440/P	0-39-46	
69		441/P	1-77-05	
70		441/P	0-87-52	
71		441/P	5-07-08	
72		441/P	1-77-05	
73		441/P	1-77-05	
74		441/P	1-77-05	
75		442/1/P	2-23-59	
76		442/1/P	0-35-41	
77		442/2/P	0-09-11	
78		442/P	0-10-12	
79		442/2/P	0-09-11	
80		442/2P	0-10-12	
81		443/P	0-09-11	
82		443/P	0-47-55	
83		443/P	0-30-35	
84		443/P	0-47-55	
85		444	0-47-55	
86		445/1	4-16-83	
87		445/2	0-60-70	
88		445/3	1-27-48	
89		445/4	0-61-71	
90		445/5	1-35-57	
91		445/6	0-58-68	
92		446/1	0-63-74	
93		446/P	0-90-05	
94		446/2	0-90-04	
95		446/3	1-62-89	
96		447	1-64-91	
97		448/P	1-57-86	
98		448/P	3-64-22	
99		448/P	1-60-00	
100		448/P	1-60-00	
101		449/1	1-60-00	
102		449/2/1	2-84-29	
103		449/2/2	1-25-45	
104		450/P	1-22-42	
105		450/P	0-80-94	
			0-96-11	

(1)	(2)	(3)	(4)	(5)
106		451	0-28-33	
107		451/P	1-61-88	
			0-06-07	
108	Damka,	452	2-94-41	
	Choryasi		0-22-26	
109	Surat	453/1	0-87-01	
			0-15-18	
110		453/2	0-53-62	
111		453/3	0-28-33	
112		453/4	0-40-47	
113		454/P	1-14-32	
114		454/P	1-16-35	
115		454/P	2-29-66	
116		454/P	0-81-95	
117		455/1	0-55-64	
			0-31-36	
118		455/2	0-28-33	
119		456	1-55-80	
120		461/1	1-19-38	
121		461/2	0-37-43	
122		461/3/P	0-43-50	
123		461/3P	0-54-63	
124		462	0-47-55	
125		463	0-44-52	
126		464/1	1-33-55	
127		465/1/P	0-51-60	
128		465/1/P	0-87-01	
129		465/2/P	1-08-25	
130		480	5-37-22	
Total			344-07-70	

Hajira Notified Area

S. No.	Name of Village, Taluka, District	Survey Numbers	Area H-RA-SqM	Remarks
(1)	(2)	(3)	(4)	(5)
1		200	1-96-30	
2		201	1-52-77	
3		202	1-37-60	
4	Suvali-Hajira	203	1-45-69	
5	Choryasi	204	2-25-67	
6	Surat	205	2-35-72	
7		206	3-72-32	
8		207	2-23-58	
9		208	1-13-32	
10		218	1-69-95	
11		219	2-03-36	
12		220	1-50-54	
13		221	2-01-33	
14		222	2-22-57	
15		223	2-78-23	
16		224	2-29-66	
17		225	2-34-71	
18		226	0-76-89	
19		256	1-90-20	
20		257	1-93-23	
21		258	2-42-81	
22		259	1-30-51	
23		260	1-51-79	
24		261	1-67-95	
25		262	0-79-89	
26		263	1-51-76	
27		264	3-06-56	
28		265	4-39-09	
29		310	1-07-24	
30		311	1-16-35	
31		312	1-46-71	
32		313	2-50-90	
33		314	2-58-80	
34		315	2-26-63	
35		316	2-81-26	
36		317	2-54-96	
37		318	1-03-20	
38		319	4-80-56	
39		320	1-56-82	
40		321	7-82-06	
41		322	1-33-55	
42		323	1-21-41	
43		324	3-57-14	
44		325	1-26-46	
45		326	0-94-09	
46		327	1-87-17	
47		328	1-36-58	
48		329	1-83-12	
49		330	1-51-76	
50		331	1-91-21	

(1)	(2)	(3)	(4)	(5)
51		332 + 335 + 336		5-82-75
52		337		2-66-08
53		333		1-68-52
54	Suvali-Hajira	334		1-76-04
55	Choryasi	338 + 339		5-05-87
56	Surat	346		4-07-21
57		348		3-52-08
58		353		117-33-82
59		354		48-75-38
60		375		2-07-41
61		377		1-70-98
62		378		1-80-09
63		379		1-85-14
64		380		2-48-88
65		381		0-96-11
66		382		0-91-05
67		383		1-24-00
68		384		1-06-23
69		385		2-46-86
70		386		2-64-06
71		387		1-01-17
72		388		1-02-18
73		389		0-49-57
74		390		1-90-20
75		391		1-78-06
76		392		1-66-93
77		393		1-56-82
78		394		1-26-47
79		395		3-01-49
80		396		1-93-24
81		397		2-42-83
82		398		1-81-09
83		399		1-40-63
84		401		2-23-59
85		402		0-62-74
86		403		2-53-23
87		409		1-90-20
88		543		1-27-48
89		548		0-42-50
90		549		4-11-84
91		550		0-67-74
92		553		1-80-09
93		555		0-98-84
94		556		2-15-49
95		558		1-78-07
96		567		3-36-90
97		568		1-35-58
98		569		2-22-58
99		576		0-51-60
100		577		0-80-94
101		602		0-49-57
102		604		2-06-39
103		605		3-19-70
104		606		2-94-41
105		607		2-92-40
106		620		3-23-75
107		621		0-93-08

(1)	(2)	(3)	(4)	(5)
108		649		2-38-77
109		650		10-40-06
110		651		4-67-42
111	Suvali-Hajira	652		5-06-88
112	Choryasi	Unnumbered		16-29-83
113	Surat	189		4-29-98
114		190		4-15-80
115		191		4-69-19
116		192		3-32-84
117		193		3-85-47
118		194		1-30-47
119		195		2-60-01
120		196		2-43-83
121		197		1-40-63
122		198		2-63-05
123		199		1-44-68
124		209		1-11-29
125		210		0-54-63
126		211		0-89-04
127		212		1-77-05
128		213		1-97-29
129		214		1-75-03
130		215		5-27-10
131		216		4-47-19
132		217		1-90-20
133		227		4-37-05
134		228		1-67-95
135		229		3-96-60
136		230		4-13-80
137		231		3-93-56
138		233		4-89-65
139		234		4-20-88
140		244		3-52-05
141		245		4-35-04
142		246		4-07-78
143		251		4-88-87
144		252		5-25-09
145		253		0-97-13
146		254		1-20-49
147		255		1-10-28
148		266		6-77-82
149		267		2-29-66
150		268		7-81-04
151		340		0-88-02
152		341		1-51-14
153		342		1-54-80
154		343		1-09-26
155		344		1-77-05
156		345		1-61-88
157		347		1-69-97
158		349		1-18-37
159		350		1-30-51
160		351		2-05-38
161		352		2-56-98
162		374		1-67-95
163		376		1-74-02
164		400		1-55-80

(1)	(2)	(3)	(4)	(5)
165		404		0-46-54
166		405		0-78-92
167		406		0-73-86
168	Suvali-Hajira	407		2-06-40
169	Choryasi	408		1-90-20
170	Surat	410		2-25-62
171		411		1-25-44
172		412		2-05-38
173		413		2-61-02
174		414		1-40-63
175		415		1-86-15
176		416		1-60-86
177		417		1-44-67
178		418		3-59-99
179		419		1-75-03
180		420		6-39-40
181		421		4-11-77
182		422		2-25-83
183		423		1-89-19
184		424		1-87-17
185		425		1-24-41
186		426		1-46-35
187		427		2-14-52
188		428		4-89-26
189		552		1-62-89
190		559		1-61-86
191		566		2-65-07
192		654		2-20-79
193		355		9-64-17
194		358		172-84-88
195		653		2-82-26
196		359		2-16-40
197		360		1-75-77
198		361		2-14-52
199		362		1-46-77
200		363		2-50-90
201		364		12-31-26
202		365		1-80-65
203		366		2-13-26
204		367		1-91-94
205		368		1-50-54
206		369		0-96-59
207		370		1-97-56
208		371		2-06-99
209		372		2-72-95
210		498/P		23-00-00
211		356		5-58-00
212		357		62-87-00
213		358		39-91-00
214		356/P		1-57-00
215		281		4-89-67
216		373		2-81-01
217		434/P		2-34-73
218		434/P		2-91-38
219		434/P		1-61-88
220		434/P		1-50-67
221		434/B		1-00-16

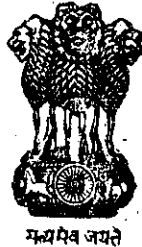
(1)	(2)	(3)	(4)	(5)
222		434/A-1-1/P	7-61-77	
223		434/A-1-D/P	1-01-67	
224		434/A/1-B/P	0-08-71	
225	Suvali-Hajira	434/B-1-C/P	0-10-92	
226	Choryasi	434/A-2	1-25-45	
227	Surat	434/A-1-2	1-19-00	
228		446/A	1-20-00	
TOTAL			1010-34-90	

BOUNDARY DESCRIPTION OF HAJIRA NOTIFIED AREA

- (1) On & Towards North : Village Ichhapur, Tal. Choryasi, Dist. Surat. Surat-Hazira Road, Survey No. 68, Surat-Hazira Canal, Un-Magdalla By-pass Road, Khadi, 60 Mts. Road No. P-1, 60.00 Mts. E-1 Road, 30.00 Mts. P-8 Road, Survey No. 249, 258, 58, 59, 64, 65, 57, 89, 91 & 92 of village Mora, 45.72 Mts. E-3 Road.
- (2) On & Towards East : Survey Nos. 436, 396, 192, 392, 386/A, 387 & 390 of village Bhatha, Tal. Choryasi, Dist. Surat. Block Nos. 148, 151, 152, 160, 60, 61, 62, 59, 58, 52/P, 29, 7, 5, 9 & 12 of village Bhatpore, Tal. Choryasi, Dist. Surat. Boundary wall of Tapti, Block No. 665, 556/P, 554/P, 552/P, 522/P, 536/P, 523/P, 534/P, 525/P, 526/P, 460/P, 459/P, 454/P & 470/P.
- (3) On & Towards West : Green Strip in the seem of Village Suvali, Tal. Hazira Utility Corridor line GIDC U-8 and 60 Mts. Road No. E-1, land survey Nos. 446/A/P, & 498/P of village Suvali and 45.72 Mts. Road No. P-4
- (4) On & Towards South : River Tapti, 30.00 Mts. Road No. P-1 and 60 Mts. Road No. P-1 and Sea Shore.

By order and in the name of the Governor of Gujarat,

A. M. JOSHIYARA,
Under Secretary to Government.



The Gujarat Government Gazette EXTRAORDINARY

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Vol. XXXVIII

THURSDAY, JANUARY 30, 1997/MAGHA 10, 1918

Separate paging is given to this Part in order that it may be filed as a Separate Compilation.

PART IV-B

Rules and Orders (other than those published in Parts I, I-A and I-L) made by the Government of Gujarat under the Gujarat Acts.

URBAN DEVELOPMENT AND URBAN HOUSING DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 30th January, 1997.

THE GUJARAT TOWN PLANNING AND URBAN DEVELOPMENT ACT, 1976.

No. GH/V/16 of 1997/DVP/1594/2943/L.—WHEREAS the Government of Gujarat was of the opinion that it was necessary in the public interest to make variation in the final development plan for the Urban Development Area of Ahmedabad Urban Development Authority sanctioned under Government Notification, Urban Development and Urban Housing Department No. GH-V-240 of 1987-DVP-1583-4420-(87)-L, dated the 2nd November, 1987 (hereinafter referred to as "the said development plan");

AND, WHEREAS, the variation proposed to be made in the said development plan was published as required by sub-section (1) of section 10 of the Gujarat Town Planning and Urban Development Act, 1976 (President's Act No. 27 of 1976) (hereinafter referred to as "the said Act") in the Gujarat Government Extra Ordinary Gazette, Part IV-B, dated the 26th August, 1996 on Page Nos: 184-1 and 184-2 under Government Notification, Urban Development and Urban Housing Department No. GH-V-143 of 1996-DVP-1594-2943-L, dated the 26th August, 1996, alongwith a notice calling upon any person to submit suggestions or objections, if any, with respect to the proposed variation to the additional Chief Secretary to the Government of Gujarat, Urban Development and Urban Housing Department, Sachivalay Gandhinagar in writing, within a period of two months from the date of publication of the said Notification in the official Gazette.

AND, WHEREAS, the Government of Gujarat has not received any suggestions and objections in respect of the proposed variation;

NOW, THEREFORE, in exercise of the powers conferred by Section 19 of the Gujarat Town Planning and Urban Development Act, 1976 (President's Act No. 27 of 1976) the Government of Gujarat hereby:-

- (a) Sanctions the said variation to be made in the said development plan, as set out in Schedule appended hereto; and
- (b) specifies that the variation so set out shall come into force from the 30th January, 1997.

SCHEDULE

Variation in the final development plan for Urban Development Area of AUDA sanctioned by Government Notification, Urban Development and Urban Housing Department No. GH-V-240 of 1987-DVP-4420-(87)-L, dated 2nd November, 1987.

The block of lands bearing R.S. Nos. 253, 254, 255, 256, 257, 258, 267/p, 268-277 and 278 of Shahwadi, Ta. City, Dist. Ahmedabad designated for "Recreational Zone and the Agriculture Zone" in the sanctioned development plan of AUDA shown marked as "ABCDEFGHJKLMNOPRSA" on the accompanying plan shall be deleted from the said designations, and the lands thus released shall be designated as "Industrial Zone (O. & H.)" under Section 12(2) (a) of The Gujarat Town Planning and Urban Development Act, 1976.

This variation shall be subject to fulfilling specific requirements/conditions as laid down by the Gujarat Pollution Control Board, Gandhinagar vide their zone variation clearance opinion letter No. ABD-NL-C-20309, dt. 1st August, 1996.

By order and in the name of the Governor of Gujarat.

J. H. TAMAKUWALA,
Officer on Special Duty and Joint Secretary,

GOVERNMENT CENTRAL PRESS, GANDHINAGAR

(C)



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The Gujarat Government Gazette

EXTRAORDINARY

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Vol. XXXVIII]

FRIDAY, JANUARY 31, 1997/MAGHA 11, 1918

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PART IV-B

Rules and Orders (other than those published in Parts I, I-A and I-L) made by the Government of Gujarat under the Gujarat Acts.

HOME DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 31st January, 1997.

BOMBAY MOTOR VEHICLES TAX ACT, 1958.

No. G/G/97/10-MTA-1096-OD-15-KH.-- The following draft of a notification which it is proposed to be issued under clause (m) of sub section (2) of section 23 read with section 20 of the Bombay motor vehicles tax Act, 1958 (Bom LXV 1958) is published as required by sub section (1) of said section 23 for the information of all persons likely to be affected thereby and notice is hereby given that the said draft will be taken into consideration by the government on or after the expiry of a period of thirty days from the date of the publication of this notification in the official Gazette.

2. Any objections or suggestions which may be received by the Additional Chief Secretary (Transport) to the Government of Gujarat Home Department Sachivalaya Gandhinagar from any person with respect to the said draft on or before the expiry of the aforesaid period shall be considered by the Government.

DRAFT NOTIFICATION

No. G/G/97/11-MTA-1096-OD-15-KH.-- In exercise of the powers conferred by clause (m) of sub section (2) of section 23 read with section 20 of the Bombay Motor Vehicles Tax Act, 1958 (Bom. LXV of 1958), the Government of Gujarat hereby makes the following rules to regulate the collection of toll on Motor Vehicles.

1. Short Title : These rules may be called the Gujarat Tolls on Motor Vehicles and trailers drawn by such Vehicles Rules, 1996.

2. **Definitions.**— (1) "Owner" includes a person for the time being in control and possession of a motor vehicle.

(2) "Sub Divisional Officer" means an officer of the Roads and Buildings Department in charge of the respective road or bridge, as may be notified by the State Government.

(3) "Toll Authority" means a Sub-Divisional Officer concerned as may be appointed for each district.

(4) "Toll Collector" means a person posted at the collection booth for the purpose of collecting Toll.

3. **Levy of Toll.**— Toll shall be levied and paid in cash to the Toll Authority at the rates, as may be specified by the State Government by notification in the *Official Gazette*.

4. **Displaying of rates of Toll.**— A table displaying rates of toll shall be placed in a conspicuous place near the toll collection booth legibly written or printed in English, Gujarati and Hindi.

5. **Procedure in case of non-payment of Toll.**— In case of non-payment of toll in respect of motor vehicles, the toll authority may detain the motor vehicles until the toll is paid.

6. **Procedure for collection/realisation of amount.**— The Toll Authority shall put adequate number of collection booths, operated manually or by automatic arrangement or by combination of both as may be considered necessary.

7. **Mode of collection of Toll.**— The owner of the motor vehicles shall, before crossing the bridge or after having crossed it, stop his vehicle at the cross bar/booth and pay the toll in cash leviable at that toll collection booth. The toll Authority shall in return prepare a receipt in duplicate in Form-A appended to these rules and hand over one copy of the receipt to the owner of the motor vehicle and retain the second copy for the record.

8. **Remittance of toll collected** (1). The Toll collector on duty shall be responsible for the collection and safe custody of the amount collected during his duty period. The Toll Collector shall not leave the collection booth till his reliever takes over from him.

(2) The Toll Authority shall maintain a cash register as prescribed in appendix appended to these rules and keep it posted upto date.

(3) The toll Collector on expiry of his duty period shall hand over the amount of toll collected by him, to his reliever and shall obtain his signature in the relevant column of the cash register.

(4) Every day between 0000hrs. and 2400 hours, the Toll collector on duty shall hand over the entire amount of toll collected during the proceeding 24 hours to the Sub-Divisional Officer after obtaining his signature in the relevant column of the cash register.

(5) The Sub-Divisional Officer shall, every day or if it happens to be a holiday, on the next working day remit the amount received by him in the respective treasury office.

(6) The Sub-Divisional Officer shall exercise supervision and control over the staff in connection with collection of toll and proper maintenance of accounts and records.

(7) The Sub-Divisional Officer shall pay a surprise visit atleast twice a month at the office of the Toll collector to check up that the collection and remittance of the amount of toll is being done in accordance with the provision of these rules.

9. **Submission of returns.**

(1) The Sub-Divisional Officer shall furnish the statement of accounts in the first week of April, July, October and January every year to the respective Treasury Office and Division Office. The Statement shall show the amount of toll collected and remitted and accounts of toll alongwith the details of voucher number and date by which the amount is remitted.

- (2) The Sub-Divisional Officer shall submit to the Division Office, monthwise break-up of the expenditure incurred for collection of toll and details of collection of toll received.

10. **Furnishing of Security Amount.**—The Staff posted at Tax plaza shall have to pay cash security deposit alongwith a security bond in form-B appended to this rules. A Sectional Officer working as Toll Collector shall deposit a cash security of rupees 2,000/- while Deputy Accountant or Junior Clerk shall deposit a cash security of rupees 1000/- alongwith a security bond in form-B appended to these rules duly executed.

APPENDIX

FORM—A

(See rule 7)

R. No.

Receipt for payment of toll.

Name of Bridge(s)

1. Description of Motor vehicle with registration number.
2. Whether laden or unladen or with or without passengers ?
3. Time and date of outward Journey.
4. Amount of Toll paid.

Signature of Toll AUTHORITY.

APPENDIX

(See rule-8(2))

CASH REGISTER

Sr. No.	Date	Vehicle No.	Name of person paying the toll.	No. of receipt by which toll paid.	Amount of toll paid.	Pro- gress figures of toll paid.	Signature of toll collector.	Signature of successor Toll Collector	Signature of Sectional Officer in charge.
1.	2.	3.	4.	5.	6.	7.	8.	9.	10.
Denomi- nation		Book No.	No. of recei- pts	Total receipt		Total amount of Toll.		Officer TOLL Collector.	Collecting from Toll Toll
		From To							

FORM—B

(See Rule 10)

Form of Personal Security Bond.

KNOW ALL MEN by these present that I _____ am held and firmly bound unto the Governor of Gujarat hereafter referred to as "The Governor" which expression shall unless excluded by or, repugnant to the context include his successors in office and assigns in the sum of Rs. _____ (Rupees _____) to be paid to the Governor for which payment well and truly to be made, I bind myself my heirs executors/administrators and legal representatives by these present.

Whereas the above bounded was on the _____ day of _____ appointed to and now holds the post of _____ in the office of the _____
 And whereas the said _____ by virtue of such office is bound to collect _____ (here describe the nature of the cashier's duties) and to keep and render true and faithful accounts of his dealing with all property and moneys which may come into his hands or possession or under his control, such accounts to be kept in the form and manner that may from time to time be prescribed by duly constituted authority and also to prepare and submit such returns, accounts and other documents as may from time to time be required of him.

And whereas the said _____ has in pursuance of rule 178 of the GUJARAT Financial Rules, 1971 been called upon to execute a bond with two sureties in favour of the Governor in the above mentioned sum of Rs. _____ (Rupees _____ only) for the due and faithful performance by the said _____ of the duties of his office and of any other Office requiring security to which he may be appointed at any time and of other duties which may be required of him while holding any such office as aforesaid, and for the purpose, of securing and indemnifying the Governor against all loss, injury, damage costs or expenses which the Governor may in any way, suffer sustain or pay by reason of the misconduct neglect oversight or any other of the said _____ or of any person or persons acting under him or for whom he may be responsible. Now the condition of the above written bond is such that if the said _____ has whilst he has held the said office of _____ as aforesaid, always duly performed and fulfilled the duties of his said office and if he shall, while he shall hold the said office or any other office requiring security to which he may be appointed, or in which he may act, always duly perform and fulfill all and every duties thereof respectively and other duties which may from time to time be required of him while holding any such office as aforesaid and shall duly pay into the Govt. Treasury at _____ all such moneys as are payable to Govt. and shall come into his possession or control by reason of the said office and shall duly account for and deliver up all moneys, papers and other property, which shall come into his possession or control by reason of the said office and if the said _____ his heirs executors or administrators shall pay or cause to be paid up to the Governor the amount of any loss or cause to be paid up to the Governor the amount of any loss or defalcation in the accounts of the said _____ within 24 hours after the amount of such loss or defalcation shall have been demanded from the said _____ by the _____ such demand to be in writing and left at the office of last know place of residence of the said _____ and shall also at all times indemnify and save harmless the Governor from all and every loss, injury, damage costs or expenses which has been or shall or may at any times of time hereafter during the service or employment of the said in such office as aforesaid or any such other offices aforesaid, be sustained, incurred, suffered or paid by the Governor by reason of any act, embezzlement, defalcation, mismanagement, neglect failure, misconduct, default disobedience, omission or insolvency of the said _____ or any person or persons, acting under him or for whom he may be responsible, then this obligation shall be void and of no effect otherwise the same shall be and remain in full force.

And it is hereby further agreed that in the event of the death of the said _____ on the final termination of the service of the said _____ whether as such as, aforesaid or otherwise or in the event of the said _____ ceasing to hold any office requiring security this bond shall remain with the _____ for the _____ calendar months for recovering any loss, injury, damage cost or expenses that may have been sustained, incurred or paid by the Governor owing to the act neglect or default of the said _____ or any such other person or persons as aforesaid and which may not have been discovered until after his death or the termination of his said service or his ceasing to hold any office for which the security was required. Provided always that without prejudice to any other rights or remedies for recovering the loss or damage as aforesaid it shall be open to the Governor to recover the amount payable under this bond as an arrears of the land revenue.

In witness whereof the said _____ has hereunto set his hand this _____ day of _____ Signed and delivered by the above named _____ in the presence of

(1)

(2)

(Signature)

WE— hereby declared ourselves, sureties for the above said— that he shall do and perform all that he has above undertaken to do and perform and in case of his making default therein we, hereby bind ourselves jointly and severally to forfeit to the Governor the sum of Rs.—

in which the above said— has bound himself or such other lesser sum as shall be deemed to be sufficient by the— to cover may less or damage which the Governor may sustain by reasons of such default.

And we agree that the Governor may without prejudice to any other rights or remedies of the Governor, recover the said sum as an arrears of land revenue.

And we also agreed that neither of us shall be at a liberty to terminate his suretyship except upon giving to said— six calendar months notice in writing of his intention to do so and our joint and several liability under this bond shall continue in respect of all acts, embezzlements, defalcations, mismanagements, neglects, failure, misconduct, defaults disobedience, omissions and insolvencies on the part of the said.

— until the expiration of the said period of the six months.

Dated this— day of—

Signature of the sureties in the presence of

1.

2.

(Signature)

In the presence of

1.

2.

(Signature)

By order and in the name of the Governor of Gujarat,

JASVANT GANDHI
Under Secretary to Government.

IV.B Ex.—14-2



सत्यमेव जयते

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PART IV-B

**Rules and Orders (other than those published in Parts I, I-A and I-C) made
by the Government of Gujarat under the Gujarat Acts.**

સમાજ કલ્યાણ વિભાગ

જાહેરનામું

નવા સચિવાલય, ગાંધીનગર, તા. ૩૦-૧-૧૯૯૭ અનુચારી, ૧૯૯૭.

ગુજરાત પછાતવર્ગ વિકાસ નિગમ અધિનિયમ, ૧૯૮૫.

નંબર : જીએચ-એલ-૨-સંપ-૧૦૮૭-મુ. મ. ૧૪/૨૧-૧. —ગુજરાત પછાતવર્ગ વિકાસ નિગમ અધિનિયમ, ૧૯૮૫ (૧૯૮૫નો ગુજરાત અધિનિયમ નં. ૧૧)ની કલમ-૬ની પેટા-કલમ (૧) અને (૨) અન્વયે મળેલ સરકારી રુએ, ગુજરાત સરકાર શ્રી જી. કે. પ્રજાપતિ સ્ટ્રીટ નં. ૬૭૬, વાસ્તુનિર્માણ સોસાયટી, સેક્ટર નં. ૨૧, ગાંધીનગર ગુજરાતની પછાતવર્ગ વિકાસ નિગમ, ગાંધીનગરના બોર્ડ ઉપર નિયામક તરીકે તા. ૩૦-૧-૯૭ થી બે વર્ષ માટે નિમણૂક કરે છે.

ગુજરાત પછાતવર્ગ વિકાસ નિગમ અધિનિયમ, ૧૯૮૫ (૧૯૮૫નો ગુજરાત અધિનિયમ નં. ૧૧)ની કલમ ૬ની પેટા-કલમ (૨) અન્વયે મળેલ સરકારી રુએ, ગુજરાત સરકાર, ગુજરાત પછાતવર્ગ વિકાસ નિગમ, ગાંધીનગરના નિયામક શ્રી જી. કે. પ્રજાપતિ ઉપાધ્યક્ષ તરીકે નિયુક્ત કરે છે.

ગુજરાતના રાજ્યપાલશ્રીના હુકમથી અને તેમના નામ,

એન. એલ. ભટ્ટ,
સરકારની નિયમ સચિવ.

17-1

IV-B-Ex-17-1

સરકારી મુદ્રણ પ્રેસ, ગાંધીનગર.



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PART IV-B

Rules and Orders (other than those published in Parts I, I-A and I-L) made by the Government of Gujarat under the Gujarat Acts.

AGRICULTURE, COOPERATION AND RURAL DEVELOPMENT DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 31st January, 1997.

GUJARAT AGRICULTURAL PRODUCE MARKETS ACT, 1963.

GHKH-9-97/APM/1194/1076/G(26).—WHEREAS by Government notifications in Agriculture, Cooperation and Rural Development Department No. GHKH-51-95-APM/1194/1076/G(26) dated the 30th October, 1995 and No. GHKH-62-95-APM-1194/1076/G(26) dated the 28th December, 1995, (hereinafter referred to as the said notification) issued under section 52 read with Section 5 of the Gujarat Agricultural Produce Markets Act, 1963 (Gujarat Act, No. XX of 1964) (hereinafter referred to as "the said Act"), the Government of Gujarat declared its intention to divide the market area of the Agricultural Produce Market Committee (APMC) Unjha, comprising of Unjha and Unava of Mehsana District into two separate market areas, namely (I) the market area comprising of Unjha (1) Unjha (2) Bhankhar (3) Gangapur (4) Kamly (5) Maktupur (6) Vangly (7) Sunok (8) Krrli-karanpur (9) Hajipur (10) Upera (11) Ranchhodpura (12) Tunday (13) Dasaj (14) Mahervada (15) Brahmanavada (16) Annuddh (17) Vishol (18) Chandala (19) Lindy (20) Varvada (21) Jagannathpura (22) Lioda (23) Bhunav (24) Khatasana (25) Khaboda, and (II) the market area comprising of Unava (1) Unava (2) Surpura (3) Aithor (4) Lakhamipura (5) Dabhai (6) Surajnagar (7) Sinhi of the Mehasana District for the purposes of the said Act for regulating the purchase and sale of Variati, Jiru, Isabgol, Sarsav, Raido, Castor seeds, Til, Rajgaro, Methi, Mung, Math, Udid, Gram, Tur, Chino, Wheat, Bajri, Jewar, Asario, Guwar, Chola, Val, Groundnut (shelled and unshelled), Cotton (ginne and unginne), Kalingsadabij and Corriander (hetin-- after referred to as the said commodities) inviting objections and suggestions from all persons likely to be affected thereby till 30 days from the date of publication of the said notifications in the Gujarat Government Gazette.

AND WHEREAS objections and suggestions received by the Government have been considered,

NOW, THEREFORE, in exercise of the powers conferred by Section 52 read with Section 5 of the said Act, the Government of Gujarat hereby declares that the market area of the Agricultural Produce Market Committee, Unjha and Unava of Mehsana District shall be divided into two separate market areas, namely (I) the market area comprising of Unjha and (II) the market area comprising of Unava of Mehsana District for the purposes of the said Act for regulating the purchase and sale of the said commodities from the date of publication of this Notification in the Gujarat Government Gazette.

By order and in the name of the Governor of Gujarat,

K. B. MAKWANA,
Joint Secretary to Government.

AGRICULTURE, COOPERATION AND RURAL DEVELOPMENT DEPARTMENT

Order

Sachivalaya, Gandhinagar, 31st January, 1997.

GUJARAT AGRICULTURAL PRODUCE MARKETS ACT, 1963.

No. GHKH-10-97/APM-1194-1076-G(26).-WHEREAS by Government Notification in Agriculture, Cooperation and Rural Development Department No. GHKH-9-97/APM-1194-1076-G(26) dated 31st January, 1997 (hereinafter referred to as the said notification) issued under Section 52 and Section 5 of the Gujarat Agricultural Produce Market Act, 1963 (Gujarat Act, No. XX of 1964) (hereinafter referred to as the said Act) the Government of Gujarat divided the market area of the Agricultural Produce Market Committee, Unjha, District Mehsana into two separate market areas, one comprising of the Unjha and the other comprising of Unava in respect of the purchase and sale of the Agricultural produce specified in the said notification.

NOW, THEREFORE, in exercise of the powers conferred by Section 54 of the said Act, the Government of Gujarat hereby-

(a) dissolves the Agricultural Produce Market Committee, Unjha, District Mehsana.

(b) directs that-

(1) the members of the market committee so dissolved shall vacate their offices from the date of this order.

(2) market committee, shall be constituted for each of the two separate market areas into which the market area of the market committee so dissolved has been divided, namely (I) the market area comprising of Unjha and (II) market area comprising of Unava of Mehsana District.

(c) nominates the persons specified in Schedule-I appended to this Order as the members of the APMC, Unjha and the persons specified in Schedule-II appended to this order as the members of the APMC, Unava, District Mehsana.

(d) Specifies that the members so nominated on the aforesaid two market committees shall hold office for a period of two years from the date of this order.

SCHEDULE-I

Members nominated on the Agricultural Produce Market Committee, Unjha District Mehsana.

Sr.No.	Name	Place
--------	------	-------

Agriculturist Constituency.

	Post at.	Taluka
(1) Shri Lilachandbhai Virdas Patel	Varwada	Siddhpur.
(2) Shri Kashiram Virchanddas Patel	Karli Maktupur	"
(3) Shri Beeharbhai Sanghidas Patel	(Maktupur)	"
(4) Shri Parbhuram Kashiram Patel	Brahmanyada	"
(5) Shri Hargovanbhai Ambaram Patel	Liny	"
(6) Shri Amrutlal Mulchandbhai Patel	Hajipur	"
(7) Shri Iswarlal Mohanlal Patel	Karanpur	"
(8) Shri Lakhubhai Shambhudas Patel	Ranchhodpura	"

Traders Constituency.

(1) Shri Naranbhai Lalludas Patel	Unjha
(2) Shri Bhanvarlal Kanuga	"
(3) Shri Govindbhai Lakhudas Patel	"
(4) Shri Amrutlal Mafatlal Patel (Kamlivala)	"

Cooperative Kharid Vechan Mandli Constituency.

(1) Shri Chelabhai Nathalal Patel	Visol
(2) Shri Lilachandbhai Nathalal Patel	Mahervada

Nagarpalika Representatives.

(1) Shri Dasharthlal Nathalal Patel	Unjha
-------------------------------------	-------

Government Representatives.

(1) Co-operative Officer (Marketing), District Registrar, Coop. Socy. Mehsana.
(2) Extention Officer (Agri.), Taluka Panchayat, Siddhpur.

SCHEDULE-II**Members nominated on the Agricultural Produce Market Committee, Unava, District Mehsana.**

Sr. No.	Name	Place
---------	------	-------

Agriculturist Constituency.

	Post at	Taluka.
(1) Shri Babaldas Kanjidas Patel	Unava	Siddhapur
(2) Shri Dahyalal Hirdas Patel	Lakshmipura	"
(3) Shri Chimanlal Chhaganlal Patel.	Sinhi.	"
(4) Shri Mangaldas Iswarlal Patel	Unava	"
(5) Shri Madhavlal Maganlal Patel	Surpura	"
(6) Shri Trikanlal Bajidas Patel	Surajnagar	"
(7) Shri Jayantilal Dalabhai Patel	Aithor	"
(8) Shri Naranbhai Shankarlal Patel	Unava	"

1	2	3	4
Traders Constituency.			
(1)	Shri Vastaram Prabhudas Patel	Unava	Siddhpur
(2)	Shri Bhikhabhai Iswarlal Patel	"	"
(3)	Shri Bhogilal Ranchhodas Patel	"	"
(4)	Shri Ramchandbhai Thobhandas Patel (Palivala)	"	"
Coop. Kharid Vechan Mandli Constituency.			
(1)	Shri Devjibhai Kanjibhai Chaudhari	Pratapgarh	"
Nagarpalika Representatives.			
(1)	Shri Sitarambhai Babaldas Patel	Unava	
Government Representatives.			
(1)	Co-operative Officer (Mktg). District Registrar, Coop. Society District Mehsana.		
(2)	Extention Officer (Agril.) Taluka Panchayat, Siddhapur.		

By order and in the name of the Governor of Gujarat,

K. B. MAKWANA,
Joint Secretary to Government.



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PART IV--B

Rules and Orders (other than those published in Parts I, I-A and I-L) made by the Government of Gujarat under the Gujarat Acts.

REVENUE DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 1st February, 1997.

BOMBAY LAND REVENUE CODE, 1879 (BOM. V OF 1879).

No. GHM-97-10/M/JHN/2194-2697-L.—Whereas it appears to the Government of Gujarat that the parts of the public nal road, lanes/paths specified in the schedule hereto annexed, which are the properties of the State of Gujarat are not required for the use of the public.

Now, therefore, in exercise of the powers conferred by sub-section (1) of Section 37-A of the Bombay Land Revenue Code 1879 (Bom. V of 1879) the Government of Gujarat is pleased to declare accordingly and to state that it is proposed that the rights of the public as well as of all individuals in or over the said parts of the public nal, road, lanes/paths shall be extinguished.

Any member of the public or any persons having any interest or right, in addition to the right of the public having in or over the said parts of the said nal, road, lanes/paths or having any other interest or right which is likely to be adversely affected by the said proposed may, within ninety days from the date of this notification, State in writing to the Collector of Ahmedabad District his objections, if any, to the said proposal, the nature of his interest or right and the manner in which it is likely to be adversely affected, and the amount and particulars, of his claim for compensation for interest or right.

If the Government of Gujarat is satisfied that the said parts of the said nal road, lanes/paths are not required for the use of public, a final declaration under sub-section (5) of section 37-A of the said Act, to the effect that all rights of the public as well as of all individuals in or over the said parts of the said nal, road, lanes/paths are extinguished, will be published in the Gujarat Government Gazette in due course.

SCHEDULE

Sr. No.	District Taluka or Mahal and Village in which the parts of the road/lanes/paths are situated.	Description of the parts of the roads lanes paths.	Approximate area of the roads/lanes/paths.	Boundaries.
1	2	3	4	5
(1)	Ahmedabad Dhandhuka Keria-Ranpur.	Road between S. No. 108 and S. No. 82	0-06-70	North : S. No. 108 South : S. No. 82 West : Existing Road. East : -do-
(2)	-do-	Road between S. No. 42 and S. No. 35.	0-23-40	North : Existing road South : -do- West : S. No. 35 East : S. No. 42.

By order and in the name of the Governor of Gujarat

M. D. GAJJAR,
Section Officer.

મહેસુલ વિભાગ

જાહેરનામું

સચિવાલય, ગાંધીનગર, ૧લી ફેબ્રુઆરી, ૧૯૯૭.

મુંબઈ જમીન મહેસુલ સંહિતા, ૧૮૭૯ (સને ૧૮૭૯નો મુંબઈનો પાંચમો)

ક્રમાંક : ધમ-૯૭-૧૦-મ-જહન-૨૧૮૪-૨૬૯૭-વ, —ગુજરાત સરકારને લાગે છે કે આ સાથે જોડેલી અનુસૂચિમાં વર્ણવેલા સરકારની માલિકીના રસ્તા પૈકીની જમીનનો ભાગ જાહેર જનતાના ઉપયોગ માટે જરૂરી નથી. તેથી,

૨. હવે, સને ૧૮૭૯ની મુંબઈ જમીન મહેસુલ સંહિતાની કલમ ૩૭-એ, ની પેટા-કલમ (૧)થી આપવામાં આવેલી સરત્તાની ફરમે, ગુજરાત સરકાર, તદ્-અનુસાર જાહેર કરે છે કે અને જણાવે છે કે, ઉક્ત જાહેર રસ્તા પૈકીની જમીનના ભાગમાંની કે તે પરના જાહેર મુખ્ય માર્ગના તેમજ જાહેર જનતાના તેમજ તમામ વ્યક્તિના હક્ક નાબુદ કરવા વિચારાયું છે.

૩. ઉક્ત માર્ગના ઉક્ત ભાગમાંના કે તે જાહેર માર્ગના હક્ક ઉપરાંતના કોઈ હક્ક કે હિસ્સા ધરાવતા અથવા ઉક્ત દરખાસ્તથી જમીને પ્રતિકુળ અસર પહોંચવા સંભવ હોય તેવા બીજા કોઈ હક્ક કે હિસ્સા ધરાવતી જાહેર જનતાના કોઈ સભ્ય કે કોઈ વ્યક્તિએ ઉક્ત દરખાસ્ત અંગે પોતાનો કોઈ વાંધો હોય તે તેના હક્ક કે હિસ્સાનો પડકાર અને તે પર પ્રતિકુળ અસર પહોંચવા સંભવ હોય તો તે કઈ રીતે આવા હિત કે હક્કને માટે વળતરના તેના દાવાની રકમ અંગેની વિગતો આ જાહેરનામાંની તારીખથી ૯૦ દિવસની અંદર અમદાવાદ જીલ્લા કલેક્ટરને લેખીત રજુ કરવું.

૪. ગુજરાત સરકારને ખાતરી થશે કે, ઉક્ત રસ્તાનો ઉક્ત ભાગ જાહેર જનતાના ઉપયોગ માટે જરૂરી નથી તો ઉક્ત રસ્તાના ઉક્ત ભાગમાંના કે તે પરની જાહેર જનતાના તેમજ તમામ વ્યક્તિના હક્ક નાબુદ કરવામાં આવે છે એ મતલબની ઉક્ત અધિનિયમની કલમ-૬૭-એની પેટા-કલમ (પ) અન્વયેની આખરી જાહેરાત યોગ્ય સમયે ગુજરાત સરકારના રાજ્યપત્રમાં પ્રસિધ્ધ કરવામાં આવશે.

અનુસૂચિ

અ. નં.	જે જલ્દા/તાલુકા અથવા મહાલ અને ગામ જેમાં રસ્તાનો ભાગ આવેલો છે તેનું નામ	નાળીયાનું ભૌગોલિક વર્ણન.	નાળીયાનું અંદાજીત ક્ષેત્રફળ	ચર્ચા સીમા
૧	૨	૩	૪	૫
૧.	અમદાવાદ ધંધુકા કેરીયા-રાણપુર	સ. નં. ૧૦૮ અને સ. નં. વચ્ચેનો માર્ગ	૦-૦૬-૭૦	ઉત્તરે : સ. નં. ૧૦૮ દક્ષિણે : સ. નં. ૮૨ પશ્ચિમે : રસ્તા. પૂર્વે : રસ્તા.
૨.	— " —	સ. નં. ૪૨ અને સ. નં. ૩૫ વચ્ચેનો રોડ.	૦-૨૩-૪૦	ઉત્તરે : રોડ દક્ષિણે : રોડ પશ્ચિમે : સ. નં. ૩૫ પૂર્વે : ૪૨

ગુજરાતના ગણપાલિકાના હુકમથી અને તેમના નામે

મહેન્દ્ર ગજજર
સેકશન અધિકારી



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PART IV-B

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LEGAL DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 5th February, 1997.

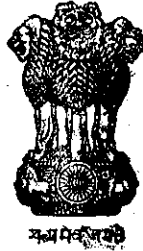
BOMBAY COURT FEES ACT, 1959.

No. GK/09/97/CFA/1096/107/I.—In exercise of the powers conferred by Section 46 of the Bombay Court Fees Act, 1959 (Bom. XXXVI of 1959), the Government of Gujarat hereby amends the Government notification, Legal Department No. GH/K/32/CFA/1061/3539/D, dated the 17th August, 1967 (hereinafter referred to as "the said notification"), as follows, namely:—

In the said notification, in paragraph 2, for the words "for a period of twenty four years" the words, figures and letters "till 12th September, 2000" shall be substituted.

By order and in the name of the Governor of Gujarat,

J. Z. BALOCH,
Deputy Secretary to Government.



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PART IV-B

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URBAN DEVELOPMENT AND URBAN HOUSING DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 6th February, 1997.

GUJARAT TOWN PLANNING AND URBAN DEVELOPMENT ACT, 1976.

No. GH/V/17 of 1997/UDA-1097-279-K.-In exercise of the powers conferred by sub-section(3) of Section 5 of the Gujarat Town Planning and Urban Development Act, 1976 (President's Act No. 27 of 1976) the Government of Gujarat hereby appoints Collector, Jamnagar as Chairman of the Jamnagar Area Development Authority with immediate effect till further orders.

By order and in the name of the Governor of Gujarat,

P. S. MEHTA,
Deputy Secretary to Government.

URBAN DEVELOPMENT AND URBAN HOUSING DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 6th February, 1997.

GUJARAT TOWN PLANNING AND URBAN DEVELOPMENT ACT, 1976.

No. GH/V/18 of 1997/UDA-1097-279-K.—In exercise of the powers conferred by sub-section (3) of Section 5 of the Gujarat Town Planning and Urban Development Act, 1976 (President's Act No. 27 of 1976) the Government of Gujarat hereby appoints Collector, Bhavnagar as Chairman of the Bhavnagar Area Development Authority with immediate effect till further orders.

By order and in the name of the Governor of Gujarat,

P. S. MEHTA,
Deputy Secretary to Government.



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PART IV-B

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by the Government of Gujarat under the Gujarat Acts.

URBAN DEVELOPMENT AND URBAN HOUSING DEPARTMENT

CORRIGENDUM

Sachivalaya, Gandhinagar, 10th February, 1997.

THE GUJARAT SLUM AREAS (IMPROVEMENT, CLEARANCE AND RE-DEVELOPMENT) ACT, 1973,

No. GH/V/19 of 1997/SAA-1089-1558-K-In Government Notification, Urban Development and Urban Housing Department No. GH/V/47 of 1995.SAA-1089-1558-K, dated the 16th March, 1995 published in Gujarat Government Extra Ordinary Gazette, Part-IV-B dated the 16th March, 1995, the words, "Additional Chief Secretary" appearing in the last para thereof shall be substituted by the words, "Principal Secretary /Additional Chief Secretary/ Secretary."

By order and in the name of the Governor of Gujarat,

P. S. MEHTA,

Deputy Secretary to Government.

IV-B Ex.-22-1

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by the Government of Gujarat under the Gujarat Act.

SOCIAL WELFARE DEPARTMENT

Order

Sachivalaya, Gandhinagar, 5th February, 1997.

BOMBAY PROHIBITION ACT, 1949.

No. GH/L/3/DNS/1097/94/M.-- In exercise of the powers conferred by clause (d) of sub-section 139 of the Bombay prohibition Act, 1949, (Bom. XXV of 1949) the Government of Gujarat hereby amends the Government order, Social Welfare Department No. GH/SH/1100/BPA/1165/ 60968/DH dated the 10th September, 1965 (hereinafter referred to as the "said order") as follows namely.

In the table appended to the said order, after the entry at serial number 31 the following shall be inserted in column No. 1, 2, and 3, respectively.

32. Mould Ress-1001, 1002, and 1003

M/s. Malaychem
Industries,
Survey No. 330,
Plot No. 10,
Behind Garibshah peer,
Sihor,
(Dist. Bhavanagar)

By order and in the name of the Governor of Gujarat,

H. S. RATHOD,
Under Secretary to Government.

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IV-B-Ex-23-1

GOVERNMENT CENTRAL PRESS, GANDHINAGAR



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PART IV-B

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by the Government of Gujarat under the Gujarat Acts

INFORMATION, BROADCASTING AND TOURISM DEPARTMENT,
Notification

Sachivalaya, Gandhinagar, 12th February, 1997.

Gujarat Entertainments Tax Act, 1977:

No. (GHT.97.4) EPT-1097-85-E:- WHEREAS the Government of Gujarat considers it necessary so to do in the public interest,

NOW, THEREFORE, in exercise of the powers conferred by clause (b) of Sub-section (1) of Section 29 of the Gujarat Entertainments Tax Act, 1977 (Gui, 16 of 1977) (hereinafter referred to as "the said Act") the Government of Gujarat hereby exempts the exhibition of Hindi Film "TAMANNA" Produced by Pooja Bhatt Productions, Bombay from the payment of Entertainments Tax to the extent of 70 percent of the tax leviable under Section 3 of the said Act, subject to the conditions specified in the Schedule appended hereto.

SCHEDULE

- (1) The existing rates of admission to the entertainment excluding the amount of the tax shall not be increased and that the existing rates of admission shall be reduced by 70 percent of the tax leviable and 30 percent tax shall be levied and paid to Government.

- (2) The exemption from payment of tax shall be for a period of six weeks on each print and shall be limited to nine prints to be screened in Gujarat State. Out of which not more than eighteen weeks, the film shall be exhibited within the limits of a local area the population of which as per 1991 census is not more than 50,000.
- (3) The exemption from payment of tax can be availed of within a period of one year from the date of issue of this notification.
- (4) In case of breach of any of the conditions of the exemption or the provisions of the Act or Rules made thereunder, it shall be lawful for the prescribed officer to take action under Section-30 of the Gujarat Entertainments Act, 1977.

By order and in the name of the Governor of Gujarat,

G.S. Rore,
Deputy Secretary to Government.



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PART IV-B

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HOME DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 12th February, 1997.

GUJARAT PREVENTION OF ANTISOCIAL ACTIVITIES ACT, 1985.

No. GG/97/14/SB.III/PAS/NSA/1091/5556.-In exercise of the powers conferred by Section (10) of the Gujarat prevention of Anti-social Activities Act, 1985, the Government of Gujarat is pleased to appoint Hon'ble Mr. Justice N. J. Pandya, as a Chairman from the date of issue of this Notification vice Hon'ble Justice Mr. B. C. Patel in the PASA Advisory Board constituted under Government Notification No. GG/96/157/SB./III/PAS/NSA/1091/5556/, dated 30th September, 1996.

By order and in the name of the Governor of Gujarat,

RAJ GOPAL,

Deputy Secretary to the Government of Gujarat,
Home Department.(Spl.)

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IV-B-Ex.-25-1

GOVERNMENT CENTRAL PRESS, GANDHINAGAR.



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URBAN DEVELOPMENT AND URBAN HOUSING DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 13th February, 1997.

GUJARAT TOWN PLANNING AND URBAN DEVELOPMENT ACT, 1976.

No. GH/V/20 of 1997-ADA-1092-358-K.—In exercise of the powers conferred by sub-section (1) and (2) of Section-3 and sub-section (1) of Section-6 of the Gujarat Town Planning and Urban Development Act, 1976 (President's Act No. 27 of 1976) the Government of Gujarat hereby :—

(i) declares the area within the jurisdiction of the local authority specified in Column 3 of the Schedule annexed hereto to be a development area.

(ii) defines the area within the jurisdiction of the local authority specified in Column-3 of the said Schedule to be the limits of such development area, and

(iii) designates the local authority specified in Column 3 of the said Schedule to be the area development authority for the respective area.

SCHEDULE

Sr. No.	Name of the District.	Name of the Local Authority.
1.	Banaskantha	Radhanpur Municipality.

By order and in the name of the Governor of Gujarat,

P. S. MEHTA,
Deputy Secretary to the Government.

શહેરી વિકાસ અને શહેરી ગૃહનિર્માણ વિભાગ,

જાહેરનામું

સચિવાલય, ગાંધીનગર, ૧૩મી ફેબ્રુઆરી, ૧૯૯૭.

ગુજરાત નગર રચના અને શહેરી વિકાસ અધિનિયમ, ૧૯૭૬.

ક્રમાંક : જીએચ/૧/૧૯૯૭નો ૨૦/બીડી/૧૦૯૨/૩૫૮/ક, —ગુજરાત નગર રચના અને શહેરી વિકાસ અધિનિયમ-૧૯૭૬ (સને ૧૯૭૬ના રાષ્ટ્રપતિ અધિનિયમ ક્રમાંક : ૨૭)ની કલમ-૩ની પેટા કલમ-(૧) અને (૨) તથા કલમ-૬ની પેટા કલમ-(૧) થી મળેલ સંબંધિત રુએ ગુજરાત સરકાર આથી :—

(૧) આ સાથે જોડેલી અનુસૂચિના કોલમ-૩માં નિર્દિષ્ટ કરેલ સ્થાનિક સત્તામંડળની હકુમતના વિસ્તારને વિકાસ વિસ્તાર તરીકે જાહેર કરે છે.

(૨) સદરહુ અનુસૂચિના કોલમ-૩માં નિર્દિષ્ટ કરેલ સત્તામંડળની હકુમતની હદ પરના વિસ્તારને આવા વિકાસ વિસ્તારોની હદો તરીકે વર્ણવે છે અને

(૩) સદરહુ અનુસૂચિના કોલમ-૩માં નિર્દિષ્ટ કરેલ સ્થાનિક સત્તામંડળને સંબંધિત વિકાસ વિસ્તારો માટે વિસ્તાર વિકાસ સત્તા-મંડળ તરીકે મુદ્દર કરે છે.

અનુસૂચિ

ક્રમિક્રમાંક	જિલ્લાનું નામ	સ્થાનિક સત્તામંડળનું નામ.
૧	બનાસકાંઠા	રાધનપુર નગરપાલિકા

ગુજરાતના રાજ્યપાલશ્રીના હુકમથી અને તેમના નામે,

પ્ર. સા. મહેતા,
સરકારના નાયબ સચિવ.

સરકારી મધ્યસ્થ પ્રેસ, ગાંધીનગર.



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PART IV-B

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INFORMATION, BROADCASTING AND TOURISM DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 14 February, 1997.

The Gujarat Tax on Luxuries (Hotels and Lodging Houses) Act, 1977:

No. (GHT, 97, 5) SSA-1096-3167-E:- WHEREAS the Government of Gujarat has introduced a New Package Scheme of incentives for Tourism Projects 1995-2000, under the "New Tourism Policy-1995" vide Government Resolution, Information, Broadcasting and Tourism Department No. NTP-1095-1983-C, dated the 20th December, 1995 (hereinafter referred to as "the said resolution").

AND WHEREAS the Government of Gujarat considers it necessary so to do in the public interest;

NOW, THEREFORE, in exercise of the powers conferred by sub-section (1) of Section 20B of the Gujarat Tax on Luxuries (Hotels and Lodging Houses) Act, 1977, (GUJ. 24 of 1977), the Government of Gujarat hereby exempts a person to whom luxury is provided in an hotel which fulfils the criteria laid down in Appendix B of the said resolution (hereinafter referred to as 'eligible hotel') from payment of the whole of the tax during the eligible period or upto the period of expiry of the limits of incentives, whichever is earlier, to the extent referred to in para 8.1 of the said resolution subject to the following conditions :-

1. The proprietor of eligible hotel or existing eligible hotel which falls under para 3 of the said Resolution shall have to obtain an Eligibility Certificate from the appropriate authority.

2. The proprietor of a eligible hotel shall :-

(a) In the case where the eligibility certificate has been obtained from the appropriate authority prior to the date of this notification, within ninety days from the date of publication of this notification, and

(B) in other cases, within ninety days from the date of receipt of the eligibility certificate

apply to the competent authority for the grant of a certificate of exemption from tax.

3. An application for grant of certification of exemption shall be accompanied by the original eligibility certificate issued to the Proprietor of eligible hotel by the appropriate authority.

4. If the Proprietor of a hotel applies for the grant of the certificate of exemption after the expiry of the time limit specified in condition No. 2 the certificate of exemption shall be made effective from the date on which the application is received by the Competent Authority. In such a case, the total period of exemption shall be reduced by the period of delay in submission of application under condition No. 2. In case where the application is received within the time limit specified in condition No.2, the certificate of exemption shall be made effective from the date mentioned in the Eligibility Certificate:

Provided that the competent authority, on being satisfied that the application for certificate of exemption could not be submitted within the time limit specified in condition 2 due to circumstances beyond the control of the eligible tourism unit, the competent authority may condone the delay.

5. The proprietor of a eligible hotel may at its option request the competent authority that the certificate of exemption be made effective from a date subsequent to the date mentioned in the eligibility certificate. In such a case, the certificate of exemption shall be issued accordingly without changing the time upto which the exemption is admissible.

6. The certificate of exemption shall contain details regarding the date from which the exemption commences, the aggregate amount of tax of exemption towards sales tax, turn over tax, electricity duty luxury tax and entertainment tax the time upto which the exemption is admissible and the category of eligible hotel as shown in the Eligibility Certificate issued by the appropriate authority.

7. The proprietor of a hotel shall file the returns in the prescribed form within the timelimit prescribed therefore, under the said Act.

8. If the proprietor of eligible hotel has more than one hotel, he shall have to obtain a separate eligibility certificate for each such hotel.

9. If the proprietor of a eligible hotel contravenes any of the conditions of this notification or any of the provisions of the Act or the rules made thereunder, the certificate of exemption issued to it by the Competent Authority under the scheme shall be liable:-

(i) to be suspended for a period not exceeding six months. The proprietor of such hotel shall be liable to pay tax in relation to luxury provided in such hotel during the period of such suspension. The period of suspension shall be counted for the purpose of total period of exemption;

(ii) to be cancelled, and on such cancellation, the proprietor of such hotel shall be liable to pay tax in relation to luxury provided in such hotel.

10.(i) In the case of eligible hotel, the aggregate amount of tax exemption towards all the taxes, namely, sales tax, turnover tax, electricity duty, luxury tax and entertainment tax, shall not exceed 100% of eligible capital investment as provided in the said Resolution.

(ii) In the case of existing eligible hotel, the aggregate amount of tax exemption towards all the taxes, namely Sales Tax, Turnover Tax, Electricity Duty, Luxury and Entertainment Tax shall not exceed additional capital investment made during the operative period of the scheme.

(iii) The category and the period of exemption of tax shall be as under :-

Category of Eligible Hotel	Number of years for exemption.
Prestigious Unit - hotel.	10 years
Large Scale Unit - Hotel	8 years.
Small Scale Unit - Hotel.	6 years
Tiny Unit - Hotel	5 years.
Expansion of existing Unit - Hotel	5 years.

11. For the purpose of deciding quantum of exemption of Luxury Tax availed, prescribed officer shall make assessment as per the provisions of the said Act.

12. The proprietor of a eligible hotel shall, within thirty days from the last date of each calander month, furnish to the Competent Authority and the Appropriate Authority, the details regarding quantum of exemption of tax availed of in the respective month.

13. Appropriate Authority shall collect from the concerned tax authority the details of exemption availed of by the proprietor of eligible hotel towards sales tax, turn over tax, electricity duty, luxury tax and entertainment tax on month to month basis and furnish to the Commissioner of Luxury Tax, the details of aggregate amount of exemption towards all taxes availed of by the proprietor of eligible hotel in a month.

14. Appropriate Authority shall be responsible for maintaining accounts, scrutiny, and verification of exemption availed of by the eligible hotel.

15. The proprietor of a eligible hotel shall liable to Pay Tax as soon as the quantum of exemption availed of towards sales tax, turn over tax, electricity duty, luxury tax and entertainment tax equals the amount specified in the eligibility certificate issued by the Appropriate Authority or on expiry of the time limit mentioned in the said certificate, whichever is earlier.

16. If the proprietor of eligible hotel has availed of exemption in excess of the quantum sanctioned under the eligibility certificate, he shall be liable to pay interest at the rate of two percent per month on such excess amount.

17. The exemption under this notification shall be subject to all terms and conditions referred to in Government Resolution dated 20th December, 1995 and further conditions stipulated in this notification and on breach of any of these conditions, the exemption granted shall be liable to be withdrawn with immediate effect and the proprietor of eligible hotel shall be liable to pay tax for which benefit of exemption is availed of.

18. The proprietor of eligible hotel shall install and effectively operate and maintain pollution control measures as per the standards that may be prescribed by Appropriate Authority.

19. The Commercial operation of eligible hotel shall be continuously for at least five years after it is commissioned. However, in cases where the operation is discontinued due to reasons beyond the control of such eligible hotel, the Appropriate Authority may examine the individual cases and condon the period of discontinuation based on the guidelines to be issued by the Government.

20. The proprietor of a eligible hotel shall furnish details regarding commercial operation, employment or any other details, which the State Government may require from time to time.

21. The proprietor of eligible hotel shall have to follow guidelines of the employment policy of Government regarding employment of local persons.

Explanation:

- (1) "Act" means the Gujarat Tax on Luxuries (Hotel and Lodging Houses) Act, 1977.
- (2) For the purpose of condition - 2
"Appropriate Authority" means,
 - (i) in cases of large and prestigious units, the Member-Secretary of State Level Committee i.e. the Director of Tourism; and
 - (ii) in the cases of tiny and small units, the Member-Secretary of District Level Committee i.e. the District Manager, Tourism.
- (3) "Competent Authority" means Commissioner of Luxury Tax, Gujarat State, Gandhinagar.

By order and in the name of the Governor of Gujarat,

G.S. Rore,
Deputy Secretary to Government.

IV-B-Ex.27-2

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PART IV-B

Rules and Orders (other than those published in Parts I, I-A and I-L) made by the Government of Gujarat under the Gujarat Act.

INFORMATION, BROADCASTING AND TOURISM DEPARTMENT
Notification

Sachivalaya, Gandhinagar, 14th February, 1997.

The Gujarat Entertainments Tax Act, 1977 :

No. (GHT.97.6) MNR-1391-285-E:- WHEREAS the Government of Gujarat has introduced a New Package Scheme of incentives for Tourism Projects 1995-2000, under the "New Tourism Policy, 1995" vide Government Resolution, Information, Broadcasting and Tourism Department No. NTP-1095-1983-C, dated the 20th December, 1995 (hereinafter referred to as "the said resolution"):

AND WHEREAS the Government of Gujarat considers it necessary so to do in the public interest;

NOW, THEREFORE, in exercise of the powers conferred by Sub-section (1) of Section-29 of the Gujarat Entertainments Tax Act, 1977 (GUJ. 16 of 1977), (hereinafter referred to as "the said Act") and in supersession of Government Notification, Information, Broadcasting and Tourism Department No. (GHT.91.45) MNR-1391-285-E, dated the 24th December, 1991 the Government of Gujarat hereby exempt wholly the tax on the entertainments which fulfils the criteria laid down in Appendix-B of the said resolution (hereinafter referred to as the eligible entertainment) during the

-eligible period or upto the period of expiry of the limits of incentives, whichever is earlier, to the extent referred to in para 8.1 of the said resolution, subject to the following conditions :-

1. The proprietor of eligible entertainment or existing eligible entertainment which falls under para 3 of the said Resolution shall have to obtain an Eligibility Certificate from the appropriate authority.
2. The Proprietor of a eligible entertainment shall -
 - (a) in the case where the eligibility certificate has been obtained from the appropriate authority prior to the date of this notification, within ninety days from the date of publication of this notification;
 - (b) in other cases, within ninety days from the date of receipt of the eligibility certificateapply to the competent authority for the grant of a certificate of exemption from tax.
3. An application for grant of certification of exemption shall be accompanied by the original eligibility certificate issued to the Proprietor of eligible entertainment by the appropriate authority.
4. If the proprietor of a eligible entertainment applies for the grant of the certificate of exemption after the expiry of the time limit specified in condition No.2, the certificate of exemption shall be made effective from the date on which the application is received by the competent authority. In such a case, the total period of exemption shall be reduced by the period of delay in submission of application under condition 2. In case where the application is received within the time limit specified in condition 2, the certificate of exemption shall be made effective from the date mentioned in the Eligibility Certificate:

Provided that the competent authority, on being satisfied that the application for certificate of exemption could not be submitted within the time limit specified in condition 2 due to circumstances beyond the control of the eligible entertainment, the competent authority may condone the day.
5. The Proprietor of a eligible entertainment may at its option request the competent authority that the certificate of exemption be made effective from a date subsequent to the date mentioned in the eligibility certificate. In such a case, the certificate of exemption shall be issued accordingly without changing the time upto which the exemption is admissible.
6. The certificate of exemption shall contain details regarding the date from which the exemption commences, aggregate amount of tax of exemption towards Sales Tax, turnover tax,

electricity duty, luxury tax and entertainment tax, the time upto which the exemption is admissible and the category of eligible entertainment as shown in the Eligibility Certificate issued by the Appropriate Authority.

7. The Proprietor of an eligible entertainment has to file the returns in the prescribed form within the time limit prescribed therefore, under the said Act.

8. If the proprietor of eligible entertainment has more than one entertainment, he shall have to obtain a separate eligibility certificate for each such entertainment.

9. If the proprietor of a eligible entertainment contravenes any of the conditions of this notification or any of the provisions of the Act or the rules made thereunder, the certificate of exemption issued to it by the Competent Authority under the scheme shall be liable:-

(i) to be suspended for a period not exceeding six months. The proprietor shall be liable to pay tax in relation to entertainment provided in such entertainment during the period of such suspension. The period shall be counted for the purpose of total period of exemption;

(ii) to be cancelled, and on such cancellation, the proprietor shall be liable to pay tax in relation to entertainment provided in such entertainment.

10. (i) In the case of eligible entertainment the aggregate amount of tax exemption towards all the taxes, namely, sales tax, turnover tax, electricity duty, luxury tax, and entertainment tax shall not exceed 100% of eligible capital investment as provided in the said Resolution.

(ii) In the case of existing eligible entertainment, the aggregate amount of tax exemption towards all the taxes, namely Sales-Tax, Turnover Tax, Electricity Duty, Luxury and Entertainment Tax shall not exceed additional capital investment made during the operative period of the scheme.

(iii) The category and the period of tax exemption shall be as under :-

Category of eligible Tourism Unit.	Number of years for exemption.
Prestigious Unit - entertainment	10 years
Large scale unit - entertainment	8 years
Small-scale Unit - entertainment	6 years
Tiny Unit - entertainment	5 years
Expansion of existing unit- entertainment	5 years.

11. For the purpose of deciding quantum of exemption of entertainment tax availed, prescribed officer shall make assessment as per the provisions of the said Act.
12. The Proprietor of eligible entertainment shall, within thirty days from the last date of each calendar month, furnish to the competent authority and the Appropriate Authority, the details regarding quantum of exemption of tax availed of in the respective month.
13. Appropriate Authority shall collect from the concerned tax authority the details of exemption availed of by the proprietor of eligible entertainment towards sales tax, turnover tax, electricity duty, luxury tax and entertainment tax on month to month basis and furnish to the Commissioner of Entertainment Tax, the details of aggregate amount of exemption towards all taxes availed of by the proprietor of eligible entertainment in a month.
14. Appropriate Authority shall be responsible for maintaining accounts, scrutiny and verification of exemption availed of by the proprietor of eligible entertainment.
15. The proprietor of a eligible entertainment shall be liable to pay tax as soon as the quantum of exemption availed of towards sales tax, turnover tax, electricity duty, luxury tax and entertainment tax equals the amount specified in the eligibility certificate issued by the Appropriate Authority or on expiry of the time limit mentioned in the said certificate, whichever is earlier.
16. If the Proprietor of eligible entertainment has availed of exemption in excess of the quantum sanctioned under the eligibility certificate, he shall be liable to pay interest at the rate of two percent per month on such excess amount.
17. The exemption under this notification shall be subject to all terms and conditions referred to in Government Resolution dated 20th December, 1995 and further conditions stipulated in this notification and on breach of any of these conditions, the exemption granted shall be liable to be withdrawn with immediate effect and the proprietor of eligible entertainment shall be liable to pay tax for which benefit of exemption is availed of.
18. The proprietor of eligible entertainment shall install and effectively operate and maintain pollution control measures as per the standards that may be prescribed by Appropriate Authority.
19. The commercial operation of eligible entertainment shall be continuously for at least five years after it is commissioned. However, in cases where the operation is discontinued due to reasons beyond the control of such eligible entertainment the Appropriate Authority may examine the individual cases and condone the period of discontinuation based on the guidelines to be issued by the Government.

20. The proprietor of a eligible entertainment shall furnish details regarding commercial operation, employment or any other details, which the State Government may require from time to time.
21. The proprietor of eligible entertainment shall have to follow guidelines of the employment policy of Government regarding employment of local persons.

Explanation:

For the purpose of condition-2

- (1) "Appropriate Authority" means;
- (i) In cases of large and prestigious units, the Member-Secretary of State Level Committee i.e. the Director of Tourism; and
 - (ii) in the case of tiny and small units, the Member-Secretary of District Level Committee i.e. The District Manager, Tourism.
- (2) "Competent Authority" means the Commissioner of Entertainment Tax, Gujarat State, Gandhinagar.

By order and in the name of the Governor of Gujarat,

G.S.Roxe,
Deputy Secretary to Government.



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PART IV-B

Rules and Orders (other than those published in Parts I, I-A and I-L) made by the Government of Gujarat under the Gujarat Acts.

LABOUR AND EMPLOYMENT DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 13th December, 1995.

THE BOMBAY RELIEF UNDERTAKINGS (SPECIAL PROVISIONS) ACT, 1958.

No. GHR/97/21/BRU/1093/U.O./22/M(3).—WHEREAS the Gujarat State Textile Corporation Ltd; Ahmedabad; has approached to the Government in the Industries and Mines Department vide its letter No. ADM-1500-95, dated the 9th August, 1995 and also to the Government in the Labour and Employment Department vide its letter No. ADM-2286-95, dated the 8th October, 1995, with a proposal for declaring the said Corporation (with its constituent mills) as a relief undertaking under the Bombay Relief Undertakings (Special Provisions) Act, 1958 (hereinafter referred to as "the said Act") with retrospective effect from April, 1993 to 5th December, 1994 and also from 6th December, 1995 to 5th December, 1996.

AND WHEREAS office of the Director of the Textile Commissioner, Bombay, informed the Gujarat State Textile Corporation that the FIR filed against the Corporation was for not fulfilling the hank yarn obligation for the period not covered under the relief undertaking status and, therefore, the said office of the Director of the Textile Commissioner, Bombay, directed the Corporation to get requisite orders from the State Government to the effect that the Gujarat State Textile Corporation Ltd. (with its constituent mills) is also declared as a relief undertaking for the period from April, 1993 to 5th December, 1994 and from 6th December, 1995 to 5th December, 1996.

AND WHEREAS the Gujarat State Textile Corporation (with its constituent mills) is called upon by the Textile Commissioner to provide for hank yarn obligation under the notification issued under the Essential Commodities Act which requires that 50 per cent of this yarn (not used for captive consumption to make cloth) production should be in hank form for the purpose of handloom sector;

AND WHEREAS the Gujarat State Textile Corporation's constituent mills are not having the required manufacturing facility as well as manpower to meet this hank yarn obligation requirement and if the same is insisted upon, the Corporation was likely to bear substantial burden on the constituent mills which are already hard pressed on account of accumulated losses.

NOW, THEREFORE, in exercise of the powers conferred (i) by section 3 of the said Act and also (ii) by sub-clause (iv) of clause (a) of sub-section (i) of section 4 of the said Act, the Government of Gujarat hereby declares —

(i) that the Gujarat State Textile Corporation Ltd; Ahmedabad (M/s. Silver Cotton Mills, Ahmedabad) shall be conducted to serve as a measure of unemployment relief and the said Corporation shall, accordingly, be deemed to be a relief undertaking for a period of one year with effect from the 6th December, 1995, and also for the period from April, 1993 to 5th December, 1994 for the purposes of the said Act; and

(ii) that having so declared it as a relief undertaking, all rights, privileges, obligations, liabilities (except the liabilities towards the employees) accrued or incurred before the said undertaking is declared to be a relief undertaking, any remedy for enforcement thereof shall be suspended and all proceedings relating thereto pending before any court, tribunal, officer, authority shall be stayed for a period of one year with effect from the 6th December, 1995 and also for the period from April, 1993 to 5th December, 1994.

By order and in the name of the Governor of Gujarat.

V. R. RANA,
Deputy Secretary to Government.



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PART IV-B

Rules and Orders (other than those published in Parts I, I-A and I-L) made by the Government of Gujarat under the Gujarat Acts.

REVENUE DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 12th February, 1997.

COURT FEES ACT, 1870 BOMBAY COURT FEES ACT, 1959. INDIAN STAMP ACT, 1899 AND BOMBAY STAMP ACT, 1958.

No. GHM/97/11/M/STP/1095/152/H.L.—In exercise of the powers conferred by section 34 of the court fees Act, 1870 (VII of 1870), section 45 of the Bombay court fees Act, 1959 (XXXVI of 1959) section 74 of the Indian Stamp Act, 1899 (II of 1899) and section 69 and 70 of the Bombay Stamp Act, 1958 (Bom. LX of 1958), the Government of Gujarat hereby makes the following rules further to amend the Gujarat Stamps supply and sales Rules, 1987, namely:—

1. These rules may be called the Gujarat stamps supply and sales (amendment) Rules, 1997.
2. In the Gujarat Stamps Supply and Sales Rules, 1987 (hereinafter referred to as "the said rules"), in rule 6 in sub-rule (1), the second proviso under clause (d) shall be deleted.
3. In the said rules, in rule 35, in sub-rule (1), the second proviso under clause (d) shall be deleted.

By order and in the name of the Governor of Gujarat,

M. P. DAVE,
Deputy Secretary to Government.



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PART IV-B

Rules and Orders (other than those published in Parts I, I-A and I-L) made by the Government of Gujarat under the Gujarat Acts.

HOME DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 17th February, 1997.

BOMBAY MOTOR VEHICLES TAX ACT, 1958.

No. G/G/97/17/MVR. 1095/3230/KH.—The following draft of a notification which it is proposed to be issued under clause (a) of sub-section (2) of section 23 of the Bombay Motor Vehicles Tax Act, 1958 (Bom. LXV of 1958), is published as required by sub-section (1) of section 23 of the said Act for the information of all persons likely to be affected thereby and notice is hereby given that the said draft will be taken into consideration by the Government on or after the expiry of thirty days from the date of publication of this notification in the Official Gazette.

2. Any objections or suggestions which may be received by the Additional Chief Secretary (Transport), Home Department Sachivalaya, Gandhinagar from any person with respect to the said draft before the expiry of the aforesaid period will be considered by the Government.

DRAFT NOTIFICATION

No. G/G/97/17/MVR/1095/3230/KH.—In exercise of the powers conferred by clause (a) of sub-section (2) of section 23 of the Bombay Motor Vehicles Tax Act, 1958 (Bom. LXV of 1958), the Government of Gujarat hereby makes the following rules further to amend the Bombay Motor Vehicles Tax Rules, 1959, namely :—

1. These rules may be called the Bombay Motor Vehicles Tax (Gujarat Amendment) Rules, 1997.
2. In the Bombay Motor Vehicles Tax Rules, 1959, in Rule 5,—
 - (1) in sub-rule (1), for the words "The declaration shall", the words "The declaration, in form 'NT' shall be accompanied by a fee of rupees ten and shall" shall be substituted ;
 - (2) in sub-rule (3), for the words "accompanied by the certificate", the words "accompanied by a fee of rupees ten, the Certificate" shall be substituted.

By order and in the name of the Governor of Gujarat,

JASVANT GANDHI,
Under Secretary to Government.



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PART IV-B

Rules and Orders (other than those published in Parts I, I-A and I-L) made by the Government of Gujarat under the Gujarat Acts.

કૃષિ, સહકાર અને ગ્રામવિકાસ વિભાગ,

સચિવાલય, ગાંધીનગર, ૩૧મી જાન્યુઆરી, ૧૯૯૭.

ગુજરાત ખેત ઉત્પન્ન બજાર અધિનિયમ, ૧૯૬૩.

ક્રમાંક : જીએચકેએચ/૧૦/૮૭/એપીએમ/૧૧૮૪/૧૦૭૬/ગ-(૨૬) : ગુજરાત ખેત ઉત્પન્ન બજાર અધિનિયમ, ૧૯૬૩ (સને ૧૯૬૩ના ગુજરાતના અધિનિયમ, ૨૦) (જેના આમાં હવે પછી "સદરહુ અધિનિયમ" તરીકે ઉલ્લેખ કર્યો છે તે) ની કલમ-૫૨ અને કલમ-૫૩ હેઠળ બહાર પાડેલા કૃષિ, સહકાર અને ગ્રામ વિકાસ વિભાગના તા. ૩૧-૧-૮૭ના સરકારી જાહેરનામા ક્રમાંક : જીએચકેએચ/૮/૮૭/એપીએમ/૧૧૮૪/૧૦૭૬/ગ-(૨૬) (જેના આમાં હવે પછી "સદરહુ જાહેરનામા" તરીકે ઉલ્લેખ કર્યો છે તે) ની રૂએ પુનઃસંપાદિત સરકાર, સદરહુ જાહેરનામામાં નિર્દિષ્ટ કરેલ ખેતી ઉત્પન્નના ખરીદ અને વેચાણના સંબંધમાં ખેત ઉત્પન્ન બજાર સમિતિ, ઉઝા, જિ. મહેસાણા તેના બજાર વિસ્તારને બે જુદા જુદા બજાર વિસ્તારોમાં, એટલે કે, (૧) ઉઝાના બનેલા બજાર વિસ્તાર અને (૨) ઉનાવાના બનેલા બજાર વિસ્તારોમાં વિભાજીત કરે છે.

હવે, તેથી સદરહુ અધિનિયમની કલમ-૫૪થી મળેલ સત્તાની રૂએ, ગુજરાત સરકાર આથી—

(ક) ખેત ઉત્પન્ન બજાર સમિતિ, ઉઝા, જિ. મહેસાણા તેનું વિસર્જન કરે છે, અને

(ખ) આદેશ કરે છે કે—

(૧) એ રીતે વિસર્જીત બજાર સમિતિના સભ્યો, આ હુકમની તારીખથી તેમના હોદ્દા ખાલી કરવા.

(૨) એ રીતે વિસર્જીત બજાર સમિતિના બજાર વિસ્તારનું જેમાં વિભાજન કરવામાં આવ્યું છે તેવા બે જુદા જુદા વિસ્તારો પૈકી દરેક બજાર વિસ્તાર માટે એટલે કે, મહેસાણા જિલ્લાના ઉઝાના બનેલા બજાર વિસ્તાર માટે એક એક બજાર સમિતિ રચવી.

(૩) આ હુકમને જોડેલી અનુસૂચિ-૧માં નિર્દિષ્ટ કરેલ વ્યક્તિઓને ખેત ઉત્પન્ન બજાર સમિતિ, ઉઝાના સભ્યો તરીકે અને આ હુકમને જોડેલી અનુસૂચિ-૨માં નિર્દિષ્ટ કરેલ વ્યક્તિઓને ખેત ઉત્પન્ન બજાર સમિતિ ઉનાવાના સભ્યો તરીકે નિયુક્ત કરે છે.

(બ) ઉપર્યુક્ત બે બજાર સમિતિઓમાં એવી રીતે નિયુક્ત કરાયેલ સભ્યો આ હુકમની તારીખથી બે વર્ષની મુદત સુધી હોદ્દો ભરાવશે.

અનુસૂચિ-૧

ખેતી ઉત્પન્ન બજાર સમિતિ, ઉઝા, જિ. મહેસાણા તેમાં નિયુક્ત થયેલા સભ્યો.

ક્ર. નં.	નામ	સ્થળ
ખેડૂત મતદાર વિભાગ.		
(૧)	શ્રી લીલાચંદભાઈ વીરદાસ પટેલ	મુ. વરવાડા, તા. સિધ્ધપુર.
(૨)	શ્રી કાશીરામ વીરચંદદાસ પટેલ	મુ. કરવી, તા. સિધ્ધપુર.
(૩)	શ્રી બેચરભાઈ રંધીદાસ પટેલ	મુ. મકતુપુર, તા. સિધ્ધપુર.
(૪)	શ્રી પરભુરામ કશીરામભાઈ પટેલ	મુ. બ્રાહ્મભણવાડા, તા. સિધ્ધપુર.
(૫)	શ્રી હરગોવિંદભાઈ અંબારામ પટેલ	મુ. લીડી, તા. સિધ્ધપુર.
(૬)	શ્રી અમૃતલાલ મુળચંદભાઈ પટેલ	મુ. હજીપુર, તા. સિધ્ધપુર.
(૭)	શ્રી ઈશ્વરલાલ મોહનલાલ પટેલ	મુ. કરણપુર, તા. સિધ્ધપુર.
(૮)	શ્રી લખુભાઈ શંભુદાસ પટેલ	મુ. રણછીડપુરા "
વેણારી મત વિભાગ.		
(૧)	શ્રી નારણભાઈ લલ્લુદાસ પટેલ	મુ. ઉઝા, તા. સિધ્ધપુર.
(૨)	શ્રી ભંવરલાલ કાનુગા,	મુ. ઉઝા, તા. સિધ્ધપુર.
(૩)	શ્રી ગોવિંદભાઈ લખુદાસ પટેલ	મુ. ઉઝા, તા. સિધ્ધપુર.
(૪)	શ્રી અમૃતલાલ મફતલાલ પટેલ	મુ. ઉઝા (કામલીવાળા).
સહકારી ખરીદ વેચાણ મંડળી મત વિભાગ.		
(૧)	શ્રી ચેલાભાઈ નાથાલાલ પટેલ	મુ. વીસોળ, તા. સિધ્ધપુર.
(૨)	શ્રી લીલાચંદભાઈ નાથાલાલ પટેલ	મુ. મહેરવાડા, તા. સિધ્ધપુર.
નગરપાલિકાના પ્રતિનિધિ.		
	શ્રી દશરથલાલ નાથાલાલ પટેલ	મુ. ઉઝા.
સરકારશ્રીના પ્રતિનિધિ.		
(૧)	સહકારી અધિકારી (બજાર) જિલ્લા રજીસ્ટ્રાર, સહકારી મંડળીઓ, જિ. મહેસાણાની કચેરી.	
(૨)	વિસ્તરણ અધિકારી (ખેતી) તાલુકા પંચાયત, સિધ્ધપુર.	

અનુસૂચિ-૨

ખેત ઉત્પન્ન બજાર સમિતિ, ઉનાવા.

જિ. મહેસાણા તેમાં નિયુક્ત થયેલ સભ્યો.

ક્ર. નં.	નામ	સ્થળ
ખેડૂત મત વિભાગ.		
(૧)	શ્રી બબલદાસ કાનજીદાસ પટેલ	મુ. ઉનાવા, તા. સિધ્ધપુર.
(૨)	શ્રી ડાહ્યાલાલ હીરદાસ પટેલ	મુ. લક્ષ્મીપુરા, તા. સિધ્ધપુર.
(૩)	શ્રી ચીમનલાલ છગનલાલ પટેલ,	મુ. સિહી "
(૪)	શ્રી મંગળદાસ ઈશ્વરલાલ પટેલ	મુ. ઉનાવા "
(૫)	શ્રી માધવલાલ મગનલાલ પટેલ	મુ. સુરપુરા "
(૬)	શ્રી ત્રિકમલાલ બાજીદાસ પટેલ	મુ. સુરજનગર "
(૭)	શ્રી જયંતિલાલ દગાભાઈ પટેલ	મુ. ઐઠોર "
(૮)	શ્રી નારણભાઈ શંકરલાલ પટેલ	મુ. ઉનાવા "

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વેપારી મત વિભાગ.

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| (૧) | શ્રી વસ્તારામ પ્રભુદાસ પટેલ | મુ. ઉનાવા તા. સિધ્ધપુર. |
| (૨) | શ્રી ભીખાભાઈ ઈશ્વરલાલ પટેલ | મુ. ઉનાવા |
| (૩) | શ્રી ભાગીલાલ રણછોડદાસ પટેલ | મુ. ઉનાવા |
| (૪) | શ્રી રામચંદભાઈ ચાભણદાસ પટેલ | મુ. ઉનાવા (પલીવાળા) તા. સિધ્ધપુર. |

સહકારી ખરીદ વેચાણ મંડળ મત વિભાગ.

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| (૧) | શ્રી દેવસીભાઈ કનજીભાઈ ચૌધરી | મુ. પ્રતાપગઢ (ઉનાવા) તા. સિધ્ધપુર. |
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નગરપાલિકાના પ્રતિનિધિ.

શ્રી સીતારામભાઈ બબલદાસ પટેલ	મુ. ઉનાવા, તા. સિધ્ધપુર.
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સરકારશ્રીના પ્રતિનિધિ.

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| (૧) | સહકારી અધિકારી (બજાર) જિલ્લા રજીસ્ટ્રાર, સહકારી મંડળીઓ, જિ. મહેસાણાની કચેરી. |
| (૨) | વિસ્તરણ અધિકારી (ખેતી) તાલુકા પંચાયત, સિધ્ધપુર, |

ગુજરાતના રાજ્યપાલશ્રીના હુકમથી અને તેમના નામે,

કે. બી. મકવાણા,
સરકારના સંયુક્ત સચિવ.

સરકારી મધ્યસ્થ પ્રેસ, ગાંધીનગર.



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PART IV-B

**Rules and Orders (other than those published in Parts I, I-A and I-L) made
by the Government of Gujarat under the Gujarat Acts.**

INFORMATION, BROADCASTING AND TOURISM DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 19th February, 1997.

GUJARAT ENTERTAINMENTS TAX ACT, 1977.

No. (GHT-97-8)EPT-1097-194-E.-WHEREAS the Government of Gujarat considers it necessary so to do in the public interest.

NOW, THEREFORE, in exercise of the powers conferred by clause (b) of sub-section (1) of section 29 of the Gujarat Entertainments Tax Act, 1977 (Guj. 16 of 1977) (hereinafter referred to as "the said Act") the Government of Gujarat hereby exempts the exhibition of Hindi film HIND KI BETI Produced by JET SPEED MOVIE MAKER'S Bombay from the payment of Entertainments Tax to the extent of 70 per cent of the tax leviable under section 3 of the said Act, subject to the conditions specified in the Schedule appended hereto.

SCHEDULE

(1) The existing rates of admission to the entertainment excluding the amount of the tax shall not be increased and that the existing rates of admission shall be reduced by 70 per cent of the tax leviable and 30 per cent tax shall be levied and paid to Government.

(2) The exemption from payment of tax shall be for a period of six weeks on each print and shall be limited to nine prints to be screened in Gujarat State. Out of which not more than eighteen weeks, the film shall be exhibited within the limits of a local area the population of which as per 1991 census is not more than 50,000.

3. The exemption from payment of tax can be availed of within a period of one year from the date of issue of this notification.

4. In case of breach of any of the conditions of the exemption or the provisions of the Act or Rules made thereunder, it shall be lawful for the prescribed officer to take action under section 30 of the Gujarat Entertainments Tax Act, 1977.

By order and in the name of the Governor of Gujarat,

G. S. RORE,
Deputy Secretary to Government.

સરકારી મધ્યસ્થ પ્રેસ, ગાંધીનગર



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PART IV-B

**Rules and Orders (other than those published in Parts I, I-A and I-L) made
by the Government of Gujarat under the Gujarat Act.**

URBAN DEVELOPMENT AND URBAN HOUSING DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 19th February, 1997.

GUJARAT HOUSING BOARD ACT, 1961.

No GH/V/28 of 97/HBA/1097/CMR-06/TH —In exercise of the powers conferred by sub-section (1) of section-5 of the Gujarat Housing Board Act, 1961 (Guj. XXVIII of 1961), read with sub-section (1) of Section 8 thereof, the Government of Gujarat hereby:—

(a) appoints with effect on and from the 19th February, 1997 persons specified in the schedule annexed hereto to be the members of the Gujarat Housing Board, and

(b) Fixes the term up to the 7th September, 1998 from the date of the their appointment to be the period for which every member appointed under clause (a) shall hold office.

SCHEDULE

MEMBERS

1 Shri Mahendrabhai Shah

7, Shivanand Society, Vijaynagar Char
Rasta, Naranpura, Ahmedabad-13.

2 Shri Narendrasinh Netrapalsinh Thakore

Bangdi Bazar, Rajkot.

3. Shri Gopalbhai Dahyabhai Akbari 201, Centre Point, Indira Gandhi Road, Jamnagar.
4. Shri Dineshchandra Thakorlal Chadarwala. Vejalpur, Ghanchiwad, Bharuch.
5. Shri Jagdishbhai Devchandbhai Shah. A/14, Deven Appartment, Bonnie Parler Corner, Paldi Char Rasta, Ellisbridge, Ahmedabad.
6. Additional Chief Secretary, Finance Department or his Representative not below the rank of the Deputy Secretary to the Government of Gujarat.
7. Chief Engineer and Joint Secretary, Roads and Buildings Department, Sachivalaya, Gandhinagar.
8. Principal Secretary or his representative Deputy Secretary (Housing) Urban Development and Urban Housing Department, Sachivalaya, Gandhinagar.
9. Housing Commissioner, Gujarat Housing Board, Member Secretary. Ahmedabad.

By order and in the name of the Governor of Gujarat,

P. S. MEHTA,
Deputy-Secretary to Government.



सत्यमेव जयते

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PART IV-B

**Rules and Orders (other than those published in Parts I, I-A and I-L) made
by the Government of Gujarat under the Gujarat Acts.**

URBAN DEVELOPMENT AND URBAN HOUSING DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 19th February, 1997.

THE GUJARAT TOWN PLANNING AND URBAN DEVELOPMENT ACT, 1976.

No. GH/V/25 of 1997/DVP-3195-1732-L.—WHEREAS Zagadia-Sultanpura Group Gram Panchayat (District-Bharuch) has prepared a draft revised development plan in respect of the lands included within its Group Gram Panchayat limits under the provisions of the Gujarat Town Planning and Urban Development Act, 1976 (hereinafter referred to as "the said Act") and advertisement regarding publication of the Draft Revised Development Plan and calling objections and suggestions on the proposed Draft Revised Development Plan was published in the Part II of the Gujarat Government Gazette dated 5th January, 1994 on page No. 6;

AND WHEREAS the Government considers it necessary to make modifications in the said draft revised development plan of Zagadia-Sultanpura submitted by Zagadia-Sultanpura area Development Authority (Zagadia, Sultanpura Group Gram Panchayat) to the State Government for sanction;

NOW, THEREFORE, in exercise of the powers conferred by the proviso to sub-clause (ii) of clause (c) and sub-section (1) of Section 17 of the Gujarat Town Planning and Urban Development Act, 1976, the Government of Gujarat, hereby ;—

- (1) Proposes to modify the aforesaid Draft Revised Development Plan as per the Schedule appended hereto; and
- (2) Calls upon any person to submit suggestions or objections if any with respect to the proposed modifications to the Principal Secretary, to the Government of Gujarat, Urban Development and Urban Housing Department, Sachivalaya, Gandhinagar in writing within a period of two months from the date of publication of this notification in the official gazette.

The plan showing the modifications mentioned below shall be open for the inspection of the public at the office of the Zagadia-Sultanpura Group Gram Panchayat during office hours on all working days during the aforesaid period of two months.

SCHEDULE

Proposed modification in the Draft Revised Development Plan of Zagadia-Sultanpura (District Bharuch).

(1) The lands bearing R.S. No. 341/P and 357 of Zagadia Sultanpura reserved for "Recreation by Gram Panchayat and Public Purpose" and the land bearing R. S. No. 341/P of Zagadia-Sultanpura designated for "Residential Zone" in Draft Revised Development Plan shall be deleted from the said reservation and the lands thus released shall be designated for "Talav" under Section 12(2)(O) of the Gujarat Town Planning and Urban Development Act, 1976, as shown at Sr. No. 1 on the accompanying Plan.

(2) The lands bearing R.S. No. 42, 44, 45, 179, 298, 402, 403, 409, 303/P/40 and 31 designated for "Public Purpose, Public Utility and Services" in Draft Revised Development Plan shall be deleted from the said zone and the lands thus released shall be designated for "the specific uses as shown at Sr. No. 2 on the accompanying plan, under Section 12(2)(O) of the Gujarat Town Planning and Urban Development Act, 1976.

(3) The lands bearing R.S. No. 8 and 9 of Zagadia Sultanpura, designated for "Public Purpose", in Draft Revised Development Plan shall be deleted from the said zone and the lands thus released shall be designated for "Industrial Zone" under Section 12(2)(a) of the Gujarat Town Planning and Urban Development Act, 1976, as shown at Sr. No. 3 on the accompanying plan.

(4) The lands bearing R.S. No. 191, 192, 193, 194, and 200 of Zagadia-Sultanpura designated for "Residential Zone" in Draft Revised Development Plan shall be deleted from said zone and the lands thus released shall be designated for "Agricultural Zone" under Section 12(2)(a) of the Gujarat Town Planning and Urban Development Act, 1976, as shown at Sr. No. 4 on the accompanying plan.

(5) The lands bearing R.S. No. 317 to 320, 322 to 324 and 327 of 2-4 designated for "Agricultural Zone" in Draft Revised Development Plan shall be deleted from said zone and the lands thus released shall be designated for "Residential Zone" under Section 12(2)(a) of the Gujarat Town Planning and Urban Development Act, 1976, as shown at Sr. No. 5 on the accompanying plan.

(6) The lands bearing R.S. No. 278/paiki, 279, 280, 294, 295, 296 and 297 of Zagadia-Sultanpura designated for "Residential Zone" in Draft Revised Development Plan shall be deleted from the said zone and the lands thus released shall be designated for "Agricultural Zone" under Section 12(2)(a) of the Gujarat Town Planning and Urban Development Act, 1976 as shown at Sr. No. 6 on the accompanying plan.

(7) The lands bearing R.S. No. 325 paiki, 356 paiki and 358 paiki reserved for "Recreation by Gram Panchayat and Public Purpose" in the Draft Revised Development Plan shall be deleted from the said reservation and the lands thus released shall be deleted from the said/reservation and the lands thus released shall be designated for "Residential Zone" under Section 12(2)(a) of the Gujarat Town Planning and Urban Development Act, 1976, as shown at Sr. No. 7 on the accompanying plan.

(8) In the Development Control Regulations, the sub regulation No. 6, 7 and 8 of the Regulation No. 7(a) shall be replaced by No. 6 and 7 as under.

6. COMMON PLOT

Common Plot for residential Development and other uses except of Industrial and Commercial Development.

(A) In case of tenement type layout common plot shall be provided in a building unit having area 2000 sq. mts. or more.

Provided common plot shall not required in case of building unit having area less than 2000 sq. mts. but shall be provided if number of units 4 (four) or more than 4 (four) units on the ground floor.

(B) In case of Ownership flat type development having numbers of dwelling units more than four on any of the floors including ground floor the common plot shall be provided

In case of still type flat type development the common plot shall be allowed on ground floor and it shall be utilise for parking purpose.

(C) In case of Sub-plotting of land-type development the Common plot shall be provided in a building unit of area 2000 Sq. Mts. or more.

Provided the common plot shall not required in case of building unit having area less than 2000 sq. Mts. but shall be provided if number of sub plot 4(four) or more than 4 (four) units on the ground floor.

(D) The minimum area of the common plot shall be 10% of building unit but shall not be less than 333 Sq. Mts. Such common plot shall be provided at one place or can be distributed suitably at various places. The area of common plot shall not be less than 333 Sq. Mts. in case of distributed common plot.

(E) 15% area of the common plot can be utilise for the Construction of religious place, club, open air theatre, Pevelion School, Community Hall, Hospital, Vadi etc. on ground floor and first floor, with required margins, the rest of the common plot shall be kept open to sky.

In such case minimum front margin shall be 5.00 mts. and the minimum rear and side margin shall be 3.00 mts.

(F) No one side of the common plot shall not be less than 12 mts.

(G) The area of the common plot shall be exclusive of the roads, margins and approach roads.

(H) The area of the common plot shall not be counted for computing the F.S.I. and built up area.

(I) The common plot shall be allowed in a margin from National or State Highway or any other classified road or railway. The area of such common plot shall not exceed 50% of the required area of the common plot.

7. COMMON PLOT FOR COMMERCIAL DEVELOPMENT

(A) A minimum consolidated open plot (COP) of 30% of the area of the building unit shall be provided in building unit with 665 sq. mts. or more in area to be used for any purpose except industrial and residential development provided that in case of mixed development of such a building unit also the COP shall be provided as above.

(B) The said consolidated open plot may be inclusive of the margins and approaches to be provided on such a building unit so far as margin continuous and approaches are passing through the COP. The area of this open plots shall not be deducted for the consideration of floor space index of a building.

(C) The said plot shall be kept permanently open to sky. No projections exceeding 0.60 mts. weather board, 1.2 mts. gallery and steps in these consolidated open plot shall be permitted.

(D) In the case of Cinema Theatres and Commercial Building the consolidated open plot shall be provided covering the full front of the building unit. In the case of plot having more than one frontage the location of COP in relation to frontage shall be determined by the Authority

Provided that if COP is designed so as to cover a part of frontage of the building unit shall be kept minimum 9.00 mts. away from the road side.

(E) Except in the case of Cinema or Theatre 50% of the total consolidation open plot may be allowed to be used as parking space, including drive ways and aisles.

(F) The COP may be permitted to be sub-divided provided the plot so formed has a minimum area of 500 sq. mts. Provided further that such sub-division should be of minimum of 15 mts. X 15 mts. The rectangular shape of consolidated open plot or its sub-division enforceable under the provisions of these regulations or regulations of any town planning scheme may be permitted to be modified so as to conform to the shape of the building units on which construction is proposed.

By order and in the name of the Governor of Gujarat,

J. H. TAMAKUWALA
Officer on Special Duty and Joint Secretary
to the Govt. of Gujarat,

URBAN DEVELOPMENT AND URBAN HOUSING DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 19th February, 1997.

THE GUJARAT TOWN PLANNING AND URBAN DEVELOPMENT ACT, 1976.

No. GH/V/26 of 1997/DVP-2196-713-L.—WHEREAS the Government of Gujarat as of the opinion that it was necessary in the public interest to make a variation in the final development plan for the Development Area of the Ambaji area Development Authority sanctioned under Government Notification No. GH/V/265 of 1991/DVP-2190-3394-(91)-L, dated the 15th November 1991 (hereinafter referred to as "the said development plan");

AND, WHEREAS, the variation proposed to be made in the said development plan was published as required by sub-section (1) of Section 19 of the Gujarat Town Planning and Urban Development Act, 1976 (President's Act No. 27 of 1976) (hereinafter referred to as "the said Act") in the Gujarat Government Gazette Part IV--B dated the 25th September 1996 on Page No. 218-1 and 218-2 under Government Notification Urban Development and Urban Housing Department No. GH/V/155 of 1996/DVP-2196-713-L, dated the 25th September 1996, alongwith a notice calling upon any person to submit suggestion or objections, if any, with respect to the proposed variation to the Additional Chief Secretary, to the Government of Gujarat Urban Development and Urban Housing Department, Sachivalaya, Gandhinagar, in writing, within a period of two months from the date of publication of the said variation;

AND, WHEREAS, the Government of Gujarat has not received any suggestions and objections in respect of the proposed variation.

NOW, THEREFORE in exercise of the powers conferred by Section 19 of the Gujarat Town Planning and Urban Development Act 1976 (President's Act No. 27 of 1976) the Government of Gujarat hereby :—

(a) sanctions the said variation to be made in the said development plan as set out in Schedule appended hereto and;

(b) specifies that the variation so set out shall come into force from the date 19th February, 1997.

SCHEDULE

Variation in the Development Plan of Ambaji sanctioned by Government Notification No GH/V/265 of 1991/DVP-2190-3394-(91)-L dated the 15th November, 1991.

The lands marked A--B--C--D--A and E--F--G--H--E on the accompanying plan shown designated as existing road in the sanctioned development plan of Ambaji shall be released from the said designation and the lands thus released shall be designated for 'residential zone' under section 12(2) (a) of the Gujarat Town Planning and Urban Development Act, 1976.

By order and in the name of the Governor of Gujarat,

J. H. TAMAKUWALA,
Officer on Special Duty and Joint Secretary to the
Government of Gujarat.

URBAN DEVELOPMENT AND URBAN HOUSING DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 19th February, 1997.

THE GUJARAT TOWN PLANNING AND URBAN DEVELOPMENT ACT, 1976.

NO. GH/V/27 of 1997/DVP-2694/1833/L.—WHEREAS the Government of Gujarat was of the opinion that it was necessary in the public interest to make variation in the final development plan of Kodinar (District-Amreli) sanctioned under Government Notification, Urban Development and Urban Housing Department No. GH/V/287 of 1991/DVP-2690-3747-(91)-L dated the 11th December, 1991 (hereinafter referred to as "the said development plan");

AND, WHEREAS the variation proposed to be made in the said Development plan was published as required by sub-section (1) of section 19 of the Gujarat Town Planning and Urban Development Act, 1976 (President's Act No. 27 of 1976) (hereinafter referred to as "the said Act") in the Gujarat Government Gazette Part-IV-B dated 18th June, 1996, on Page No. 1246 and 1247 under Government Notification Urban Development and Urban Housing Department No. GH/V/87 of 1996/DVP-2694-1833-L, dated the 18th June, 1996 alongwith a notice calling upon any person to submit suggestions or objections if any with respect to the proposed variation to the Additional Chief Secretary to the Government of Gujarat Urban Development and Urban Housing Department, Sachivalaya, Gandhinagar in writing within a period of two months from the date of publication of the said variation;

AND WHEREAS the Government of Gujarat has consulted Kodinar Nagar Panchayat;

NOW, THEREFORE, in exercise of the powers conferred by section 19 of the Gujarat Town Planning and Urban Development Act, 1976 (President's Act No. 27 of 1976) the Government of Gujarat hereby:—

- (a) sanctions the said variation to be made in the said development plan, as set out in Schedule appended hereto, and
- (b) specifies that the variation so set out shall come into force from the 19th February, 1997.

SCHEDULE

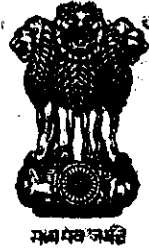
Variation to the final Development Plan of Kodinar (District-Amreli) sanctioned by Government Notification, Urban Development and Urban Housing Department No. GH/V/287 of 1991/DVP-2690-3747-(91)-L dated the 11th December, 1991.

1. The lands bearing R. S. No. 595/1, 595/2, and 595 paiki (excluding proposed Industrial Zone) of Kodinar shown as marked 'HIJKLMH' on the accompanying plan, designated for "Agricultural Use" in the sanctioned Development Plan of Kodinar shall be deleted from the said use and the lands thus released shall be designated for "Residential Use" under section 12(2)(a) of the Gujarat Town Planning and Urban Development Act, 1976.
2. The lands bearing R. S. No. 897, 898, 899, 900, 901-Paiki, 907 paiki and 908 paiki of Kodinar shown as marked "ABCDEFGA" on the accompanying plan, designated for "Agricultural Use" in the sanctioned Development Plan of Kodinar shall be deleted from the said use and the land thus released shall be designated for "Residential Use" under section 12(2)(a) of the Gujarat Town Planning and Urban Development Act, 1976.

By order and in the name of the Governor of Gujarat,

J. H. TAMAKUWALA,

Officer on Special Duty and Joint Secretary to the
Government of Gujarat,



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Separate paging is given to this Part in order that it may be filed as a separate compilation.

PART IV-B

Rules and Orders (other than those published in Parts I, I-A and I-L) made
by the Government of Gujarat under the Gujarat Acts.

LEGAL DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 20th February, 1997.

BOMBAY PUBLIC TRUSTS ACT, 1950.

No. GK/12/97/BP/Rule/92/E.-Whereas certain draft Rules further to amend the Bombay public Trusts (Gujarat) Rules, 1961 were published as required by sub-section (3) of section 84 of the Bombay public Trusts Act, 1950 (Bom. XXIX of 1950), at pages, 11-2 to 11-3 of the Government of Gujarat Gazette, Extraordinary part IV-B dated the 20th January, 1997 under the Government Notification, Legal Department No. GK/06/97/BPT/Rules/48/E dated the 18th January, 1997 inviting objections and suggestions from all persons likely to be affected thereby, till the 20th February, 1997.

AND, WHEREAS, no objections and suggestions have been received by the Government on the aforesaid draft notification.

Now, therefore, in exercise of the powers conferred by section 14 and 84 of the Bombay public Trusts Act, 1950 (Bom. XXIX of 1950) the Government of Gujarat hereby makes the following rules further to amend the Bombay public Trusts (Gujarat) Rules, 1961 namely:-

1. These Rules may be called the Bombay public Trusts (Gujarat Amendment) Rules, 1997.
2. In the Bombay public Trusts (Gujarat) Rules, 1961, in rule 4, for item (7) of the following shall be substituted namely:-
 “(7) Rajkot Region shall comprise of districts of Rajkot and Jamnagar;
 (7-A) Kutch Region shall comprise of district of Kutch, and”

By order and in the name of the Governor of Gujarat,,

P. J. DHOLAKIA,
Secretary to Government.

કાયદા વિભાગ

જાહેરનામું

સચિવાલય, ગાંધીનગર, ૨૦મી ફેબ્રુઆરી, ૧૯૯૭.

મુંબઈ સાર્વજનિક ટ્રસ્ટ અધિનિયમ, ૧૯૫૦.

ક્રમાંક : જીકે/૧૨/૯૭/બીપી/ફક્સ/૯૨/ઈ.—મુંબઈ સાર્વજનિક ટ્રસ્ટ અધિનિયમ, ૧૯૫૦ (સન ૧૯૫૦ના મુંબઈના ૨૯મા)ની કલમ-૮૪ની પેટા-કલમ (૩)થી કરાવ્યા પ્રમાણે પ્રસિધ્ધ કરેલા મુંબઈ સાર્વજનિક ટ્રસ્ટ (ગુજરાત) નિયમો, ૧૯૬૧ વધુ સુધારતા નિયમોનો અમુક મુસદ્દો, કાયદા વિભાગના તારીખ ૨૦મી જાન્યુઆરી, ૧૯૯૭ના સરકારી જાહેરનામા ક્રમાંક : જીકે/૦૬/બીપીટી/ફક્સ/૪૮/ઈ હેઠળ તારીખ ૨૦મી જાન્યુઆરી, ૧૯૯૭ના ગુજરાત રાજ્યના અસાધારણ ભાગ-૪-બીના પાના ૧૧-૨ થી ૧૧-૩ ઉપર પ્રસિધ્ધ કર્યો હતો અને તેનાથી અસર થવાના સંભવ હોય તેવી તમામ વ્યક્તિઓ પાસેથી ૧૮મી ફેબ્રુઆરી, ૧૯૯૭ સુધીમાં વાંધા અને સૂચનો મંગાવવામાં આવ્યા હતા.

અને સરકારને, ઉપર્યુક્ત જાહેરનામાના મુસદ્દા અંગે કોઈ વાંધા અને સૂચનો મળ્યા નથી.

તેથી, હવે, મુંબઈ સાર્વજનિક ટ્રસ્ટ અધિનિયમ, ૧૯૫૦ (સન ૧૯૫૦ના મુંબઈના ૨૯મા)ની કલમ-૮૪ સાથે વાંચતા, કલમ ૧૪થી મળેલી સત્તાની રુએ, ગુજરાત સરકાર, આથી મુંબઈ સાર્વજનિક ટ્રસ્ટ (ગુજરાત) નિયમો, ૧૯૬૧ વધુ સુધારવા નીચેના નિયમો કરે છે.

૧. આ નિયમો મુંબઈ સાર્વજનિક ટ્રસ્ટ (ગુજરાત સુધારા) નિયમો, ૧૯૯૭ કહેવાશે.

૨. મુંબઈ સાર્વજનિક ટ્રસ્ટ (ગુજરાત) નિયમો, ૧૯૬૧માં નિયમ-૪માં, બાબત (૭)ને બદલે, નીચેનો મળકૂર મૂકવો.

“રાજકોટ વિસ્તાર, રાજકોટ અને જામનગર જિલ્લાઓનો બનશે, (૭-ક) કચ્છ વિસ્તાર, કચ્છ જિલ્લાનો બનશે, અને”

ગુજરાતના રાજ્યપાલશ્રીના હુકમથી અને તેમના નામે,

પી. જી. ધોળકીયા,
સરકારના સચિવ.



सत्यमेव जयते

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PART IV—B

**Rules and Orders (other than those published in Parts I, I-A and I-L) made
by the Government of Gujarat under the Gujarat Acts.**

ENERGY AND PETROCHEMICALS DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 20th February 1997.

BOMBAY ELECTRICITY DUTY ACT, 1958.

No. GHU/97/10/ELD/1196/9841/K.—In exercise of the powers conferred by sub-section (3) of Section 3 of the Bombay Electricity Duty Act, 1958 (Bom. XL of 1958), Government of Gujarat hereby remits in the whole of the State of Gujarat, the electricity duty, payable under Item 7 of Schedule I to the said Act in respect of the energy consumed for common Effluentment Treat Plant set up for treatment of industrial effluents necessary for pollution control requirements and established by the industrial estates defined under clause (h) of Section 2 of Gujarat Industrial Development Act, 1962 or by societies registered under Section 4 of the Gujarat Co-operative Societies Act, 1961 or by the private limited or public limited companies established under Indian Companies Act, 1956 or by a public Trust registered under the Bombay public Trust Act, 1950 for a period of five years from the date on which this common effluent treatment plant is commissioned for the first time.

The remission of electricity duty as specified above shall be available subject to the following terms and conditions, namely :-

(1) The common effluent treatment plant established should be a 'new' plant satisfying the requirements laid down to be declared as a 'new' industrial undertaking as specified under Item (ii) of Explanation-I under Section 3(2)(vii) of Bombay Electricity Duty Act, 1958.

(2) The eligibility certificate for remission of electricity duty under this Notification shall be obtained from the Commissioner of Electricity, Gandhinagar by making an application within 180 days from the date of commissioning of effluent treatment plant or from the date of publication of this notification is Official Gazette, whichever is later.

(3) Where an application for eligibility certificate referred to in condition No. (2) above is made to the Commissioner of Electricity after expiry of the stipulated period of 180 days, the period of five years for remission of electricity duty shall be reduced by the period lapsed between the date of commissioning and date of application made to the Commissioner of Electricity.

By order and in the name of the Governor of Gujarat,

R. M. JOSHI,
Deputy Secretary to Government.



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PART IV-B

Rules and Orders (other than those published in Parts I, I-A and I-L) made
by the Government of Gujarat under the Gujarat Acts.

LEGISLATIVE AND PARLIAMENTARY AFFAIRS DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 20th February, 1997.

GUJARAT LEGISLATIVE ASSEMBLY (LEADER OF THE OPPOSITION) SALARY AND ALLOWANCES ACT: 1979.

No. GH/L. L and P.A./1/37/97/A/89:-In exercise of the powers conferred by section 11 of the Gujarat Legislative Assembly (Leader of the Opposition) Salary and Allowances Act, 1979 (Gujarat 16 of 1979), the Government of Gujarat hereby publishes the 19th February, 1997 as the date on which Shri Sureshchandra Rupshankar Mehta, the member of the Gujarat Legislative Assembly became the Leader of the opposition, for all the purposes of the said Act.

By order and in the name of the Governor of Gujarat,

Kum. H. K. JHAVERI,
Secretary to Government
Legislative and Parliamentary Affairs Department.



સત્યમેવ જયતે

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PART IV-B

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કૃષિ, સહકાર અને ગ્રામ વિકાસ વિભાગ

જાહેરનામું

નવા સચિવાલય, ગાંધીનગર, તા. ૩૧મી જાન્યુઆરી, ૧૯૯૭.

ગુજરાત ખેત ઉત્પન્ન બજાર અધિનિયમ, ૧૯૬૩.

ક્રમાંક:જાએચ/કેએચ-૯-૯૭/એપીએમ-૧૧૯૪-૧૦૭૬/ગ (૨૬).—જ્યાં ગુજરાત ખેત ઉત્પન્ન બજાર અધિનિયમ, ૧૯૬૩ (સને ૧૯૬૪ના ગુજરાતનો અધિનિયમ ક્રમાંક : ૨૦) (જેનો આમાં હવે પછી “સદરહુ અધિનિયમ” તરીકે ઉલ્લેખ કર્યો છે) ની કલમ-૫૨ તથા કલમ-૫ થી મળેલ સત્તાની રુએ, ગુજરાત સરકારના કૃષિ, સહકાર અને ગ્રામ વિકાસ વિભાગના જાહેરનામા ક્રમાંક : જાએચ/કેએચ-૧૧-૯૫/એપી એમ/૧૧૯૪/૧૦૭૬/ગ (૨૬), તા. ૩૦મી ઓક્ટોબર, ૧૯૯૫ અને જાહેરનામા ક્રમાંક : જાએચ/કેએચ-૬૨-૯૫/એપીએમ-૧૧૯૪/૧૦૭૬/ગ (૨૬), તા. ૨૮મી ડિસેમ્બર, ૧૯૯૫ (જેનો આમાં હવે પછી “સદરહુ જાહેરનામાઓ” તરીકે ઉલ્લેખ કર્યો છે) થી મહેસાણા જિલ્લાની ખેતીવાડી ઉત્પન્ન બજાર સમિતિ ઉઝાના બજાર વિસ્તારનું બે જુદાં જુદાં વિસ્તારો એટલે કે મહેસાણા જિલ્લાના (૧) ઉઝામાં સમાવિષ્ટ વિસ્તારના બનેલા બજાર વિસ્તાર એટલે કે (૧) ઉઝા (૨) ભાંખર (૩) ગંગાપુર (૪) કામલી (૫) મકતુપુર (૬) વણાગલી (૭) સુલોક (૮) કેરવી-કરણપુર (૯) હાજીપુર (૧૦) ઉપેરા (૧૧) રણજોડપુરા (૧૨) ટુંડાવ (૧૩) દાસજ (૧૪) મહેરવાડા (૧૫) બ્રાહ્મણવાડા (૧૬) અમુઃ (૧૭) વિશોળ, (૧૮) ચંડાવજ (૧૯) લીંડી (૨૦) વરવાડા (૨૧) જગન્નાથપુરા (૨૨) લીઓડા (૨૩) ભુજાવ (૨૪) ખટાસણા (૨૫) કહોડા ગામોનો બનેલો વિસ્તાર અને ઉનાવામાં સમાવિષ્ટ વિસ્તારના બનેલા બજાર વિસ્તારમાં એટલે કે, (૧) ઉનાવા (૨) સુરપુરા (૩) ઐકોર (૪) લક્ષ્મીપુરા (૫) ડાભી (૬) સુરજનગર (૭) સિંહી ગામોની બનેલા બજાર વિસ્તારમાં વિભાજન કરવાનો ઈરાદો જાહેર કર્યો હતો અને તેમાં વીંપાળી, જીરું, ઈસબગુવ, સરસવ, એરંડા, તલ, રાજગરો, મેથી, મગ, મક, અડદ, ચણા તુવેર, ચીનો, ઘઉં, બાં મી, જાંચાર, અસારીનો, ગુચર, ચોખા, વાલ, મગફળી, ફેલેલી અને ફેલેલી વગરની) કપાસ (લાંદેલો અને લાંદેલા વગરનો) કાલીંગડાના બીજ અને ધાણા (જેનો આમાં હવે પછી “સદરહુ ચીજ વસ્તુઓ” તરીકે ઉલ્લેખ કર્યો છે તે) ના ખરીદી તથા વેચાણનું નિયમન કરવા માટે અને ગુજરાત ખેત ઉત્પન્ન બજાર અધિનિયમ, ૧૯૬૩ ના હેતુઓ માટે પોતાનો ઈરાદો જાહેર કર્યો હતો. અને સદરહુ જાહેરનામાઓ રાજ્યપત્રમાં પ્રસિધ્ધ થયાની તારીખથી ૩૦ દિવસ સુધીમાં તેનાથી ઓસર થવાનો સંભવ હોય તે તમામ વ્યક્તિઓ તરફથી વાંધા અને સુચનો મંગાવેલાં હતાં.

અને જ્યાં, ગુજરાત સરકાર દ્વારા મળેલા વાંધાઓ અને સુચનોની વિચારણા કરવામાં આવી છે.

તેથી, હવે, સદરહુ અધિનિયમની કલમ-૫૨ અને કલમ-૫ થી મળેલ સત્તાની રુએ, ગુજરાત સરકાર, મહેસાણા જિલ્લાની ખેતીવાડી ઉત્પન્ન બજાર સમિતિ ઉઝાના બજાર વિસ્તારનું બે જુદાં જુદાં વિસ્તારોમાં એટલે કે મહેસાણા જિલ્લાના (૧) ઉઝાના બનેલા બજાર વિસ્તાર અને (૨) ઉનાવાના બનેલા બજાર વિસ્તારમાં સદરહુ અધિનિયમના હેતુ માટે અને સદરહુ ચીજ-વસ્તુઓના ખરીદ અને વેચાણનું નિયમન કરવા માટે ગુજરાત સરકારના રાજ્યપત્રમાં આ જાહેરનામું પ્રસિધ્ધ થાય તે તારીખથી વિભાજિત કરવામાં આવે છે.

ગુજરાતના રાજ્યપાલશ્રીના હુકમથી અને તેમના નામે,

કે. બી. મકવાણા,
સરકારના સંયુક્ત સચિવ.



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PART IV-B

Rules and Orders (other than those published in Parts I, I-A and I-L) made
by the Government of Gujarat under the Gujarat Acts.

શહેરી વિકાસ અને શહેરી ગૃહનિર્માણ વિભાગ

અધિસૂચના

સચિવાલય, ગાંધીનગર, ૧૮મી ફેબ્રુઆરી, ૧૯૯૭.

ક્રમાંક: જાહેરાતી ૧૯૯૭નો ૨૩/ટીપીવી/૧૦૯૭/૨૪૮/વ.—ગુજરાત નગર રચના અને શહેરી વિકાસ અધિનિયમ-૧૯૭૬ (જેને ૧૯૭૬નો રાષ્ટ્રપતિનો અધિનિયમ,—૨૭ જોનો આમાં હવે પછી “ઉક્ત અધિનિયમ” તરીકે ઉલ્લેખ કરેલ છે)ની કલમ-૫૦ની પેટા-કલમ-૧ અન્વયે પ્રાપ્ત થતી સત્તાની રુએ શહેરી વિકાસ અને શહેરી ગૃહનિર્માણ વિભાગના તા. ૩૦-૯-૯૩ના જાહેરનામા ક્રમાંક: જાહેરાતી/વી/૧૯૯૭નો ૧૭૮/ટીપીવી/૧૦૯૭/૨૧૬૨-વ, થી મુસદ્દાકૃત નગર રચના યોજના વેરાવળ નં. ૨ને અંતિમ કરવા માટે નગર આયોજન અધિકારી તરીકે નીમવામાં આવેલ પ્રવર નગર નિયોજક, સૌરાષ્ટ્ર પ્રાદેશિક કચેરી, રાજકોટને બદલે હવે જાણી નગર નિયોજક, જુનાગઢને નગર આયોજન અધિકારી તરીકે નિમણૂક આપવામાં આવે છે.

ગુજરાતના રાજ્યપાલશ્રીના હુકમથી અને તેમના નામે,

મ. યો. શાહ,
સરકારના ઉપસચિવ.

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IV-B-EX-40-1

સરકારી મધ્યસ્થ પ્રેસ, ગાંધીનગર.

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PART IV-B

Rules and Orders (other than those published in Parts I, I-A and I-L) made by the Government of Gujarat under the Gujarat Acts.

LABOUR AND EMPLOYMENT DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 24th February, 1997.

THE BOMBAY RELIEF UNDERTAKINGS (SPL. PROVISIONS) ACT, 1958.

No. GH-R-32-BRU-1094/1077-M(3).—In exercise of the powers conferred by section 3 of the Bombay Relief Undertakings (Special) Provisions) Act, 1958 (hereinafter referred to as "the said Act"), the Government of Gujarat hereby declares that the NEPTUNE SPIN, FAB. LIMITED, Rakihal Road, Ahmedabad-380 023 shall be conducted to serve as a measure of unemployment relief and the said undertaking shall accordingly be deemed to be a relief undertaking for a further period of one year commencing from the 9th June, 1996 for the purpose of the said Act and in exercise of the powers conferred by sub-clause (iv) of clause (a) of sub-section (1) of section 4 of the said Act, the Government of Gujarat is also pleased to direct that in relation to the said undertaking viz, the NEPTUNE SPIN FAB. LIMITED, AHMEDABAD, all right privileges, obligations, liabilities occurred or incurred before the said undertaking declared to be a relief undertaking any remedy for the enforcement thereof shall be suspended and all proceedings relating thereto pending before any Court/Tribal/Officer/Authority shall be stated for a period of one year commencing from the 9th June, 1996 from which the said undertakings has been declared to be a relief undertaking under section 3 of the said Act.

By order and in the name of the Governor of Gujarat,

SHAILAJA PATEL,
Under Secretary to Government.



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PART IV-B

**Rules and Orders (other than those published in Parts I, I-A and I-L) made
by the Government of Gujarat under the Gujarat Acts.**

URBAN DEVELOPMENT AND URBAN HOUSING DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 25th February, 1997.

THE GUJARAT TOWN PLANNING AND URBAN DEVELOPMENT ACT, 1976.

No GH/V/30 of 1997/DVP-2195-3285-L:—WHEREAS, the Government of Gujarat was of the opinion that it was necessary in the public interest to make a variation in the final development plan for the Development Area of the Palanpur Area Development Authority sanctioned under Government Notification No GH/P/260 of 1974/DVP-2168-5640-Q, dated the 11th December, 1974 (hereinafter referred to as "the said development plan");

AND, WHEREAS, the variation proposed to be made in the said development plan was published as required by sub-section (1) of Section 19 of the Gujarat Town Planning and Urban Development Act, 1976 (President's Act No 27 of 1976) (hereinafter referred to as "the said Act") in the Gujarat Government Gazette Part IV-B dated the 06-08-1996 on Page No 169-1 and 169-2 under Government Notification, Urban Development and Urban Housing Department No GH/V/136 of 1996/DVP-2195-3285-L, dated 06-08-1996, alongwith a notice calling upon any person to submit suggestion or objections if any with respect to the proposed variation to the Additional Chief Secretary, to the Government of Gujarat, Urban Development and Urban Housing Department, Sachivalaya, Gandhinagar, in writing, within a period of two months from the date of publication of the said variation;

AND, WHEREAS, the Government of Gujarat has not received any suggestions and objections in respect of this proposed variation;

NOW, THEREFORE, in exercise of the powers conferred by Section 19 of the Gujarat Town Planning and Urban Development Act, 1976 (President's Act No. 27 of 1976) the Government of Gujarat hereby:—

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(a) sanctions the said variation to be made in the said development plan, as set out in Schedule appended hereto and;

(b) specifies that the variation so set out shall come into force from 25th February, 1997.

SCHEDULE

Variation in the Development Plan of Palanpur sanctioned by Government Notification No. GH/P/260 of 1974/DVP-2168-5640-Q, dated the 11th December, 1974.

(1) The lands bearing R. S. No. 108/2 (C.S.No. 9709, 8708, 9707, 9700 of Sheet No 30) admeasuring approximately 9105 Sq.Mt. of Palanpur shown marked "ABCD A" on the accompanying plan, reserved for "Play Ground" in the sanctioned development plan of Palanpur, shall be released from the said reservation and the land so released shall be designated for "Residential Zone", under Section 12(2) (a) of the Gujarat Town Planning and Urban Development Act, 1976.

(2) The proposed two roads each 9.0 mt. (30') wide, shown marked "EF" and "GH" on the accompanying plan, passing through R.S.No. 107 and 108 in the sanction development plan of Palanpur shall be deleted and the lands so released shall be designated for "Residential Zone" under Section 12(2)(a) of the Gujarat Town Planning and Urban Development Act, 1976.

By order and in the name of the Governor of Gujarat,

J. H. TAMAKUWALA,
Officer on Special Duty & Joint Secretary to
the Govt. of Gujarat,



મત્સ્યમેવ જયતે

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PART IV—B

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by the Government of Gujarat under the Gujarat Acts.

FORESTS AND ENVIRONMENT DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 19th February, 1997.

GUJARAT MINOR FOREST PRODUCE TRADE NATIONALISATION ACT, 1979.

No. GVN/1997/6/GVN/1091/2681/K.—In exercise of the power conferred by sub-section (1) read with sub-section (2) of Section 4 of the Gujarat Minor Forest Produce Trade Nationalisation Act, 1979. (Guj. Act No. 7 of 1979), the Government of Gujarat hereby fixed prices specified in column 4, 5 and 6 of the schedule annexed hereto to be the prices at which the Minor Forest Produce specified in column 2 of the said schedule shall be purchased by State Government or by an authorised officer or by an agent from primary collector or growers of any such minor forest produce in the year commencing on the 1st January, 1997.

SCHEDULE

Sr. No.	Name of Minor Forest Produce	Unit	Purchase rate for primary collectors for 1997 Season (in Rs.)	purchase rate for growers upto 31-3-97	Purchase rate for growers from 1-4-97
1	2	3	4	5	6
1.	Mahuda flower	Quintal	500	509.91	510.41
2.	Doli-Bansda Project	"	620	655.66	654.44
	Doli-Other Project	"	670	705.66	707.44
	Doli (Dark)	"	—	—	—
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1	2	3	4	5	6
3.	Kadaya Gum Gr. I	Quintal	3850	4048	4057.90
	Kadaya Gum Gr. II	"	2570	2768	2777.90
	Kadaya Gum Ladu Form	"	1820	2018	2027.90
4.	Dhavada Gum	"	1700	1799	1803.95
5.	Baval Gum Supper Grade	"	3520	3619	3623.95
	Baval Gum Gr. I (Kheda)	"	1820	1919	1923.95
	Baval Gum Gr. I (Raj. Proj)	"	2020	2119	2123.95
	Baval Gum Ungraded	"	1220	1319	1323.95
6.	Moina Gum	"	640	739	743.95
7.	Salai Gum Ungraded	"	2350	2449	2453.95
8.	Gugal Gum Supper Grade	"	5570	5818	5827.90
	Gugal Gum Grade-I	"	4820	5068	5077.90
	Gugal Gum Grade-II	"	3570	3818	3827.90
	Gugal Gum Grade-III	"	1570	1818	1827.90
	Gugal Chhodi	"	820	1068	1077.90
9.	Ganda Baval Gum Gr. I	"	1700	1799	1803.95
	Ganda Baval Gum Gr. II	"	1000	1099	1103.95
10.	Gorad Gum	"	2540	2738	2747.90
11.	Kher Gum Super Grade	"	3020	3119	3123.95
	Kher Gum Ungraded	"	1620	1719	1723.95
12.	Khakhar Gum	"	550	649	653.95

By order and in the name of the Governor of Gujarat,

P. S. VASAVA
Deputy Secretary to Government.

વન અને પર્યાવરણ વિભાગ

જાહેરનામું

સચિવાલય, ગાંધીનગર, ૧૯મી ફેબ્રુઆરી, ૧૯૭૭.

ગુજરાત ગોસુવન પેદાશ વ્યાપાર રાષ્ટ્રીયકરણ અધિનિયમ, ૧૯૭૯.

ક્રમાંક : જીવીએન/૮૭/૬/ગવન/૧૦૮૧/૨૬૮૧/ક.—ગુજરાત ગોસુવન પેદાશ વ્યાપાર રાષ્ટ્રીયકરણ અધિનિયમ, ૧૯૭૯ (૧૯૭૯નો ગુજરાતનો ધારો નંબર—(૭)ની કલમ—૪ની પેટા-કલમ (૨)ને વંચાણે લેતાં સદર કલમના પેટા-કલમ (૧) દ્વારા પ્રાપ્ત થયેલ સત્તાની

ફોં આ સાથેના પરિશિષ્ટના કોલમ-૪, ૫ અને ૬માં જણાવેલ કિંમત ગુજરાત સરકાર આથી નક્કી કરે છે, જે કિંમતે તારીખ ૧લી જાન્યુઆરી, ૧૯૯૭થી શરૂ થતા વર્ષમાં સદર પરિશિષ્ટના કોલમ-૨માં જણાવેલ ગૌણવન પેદાશ ગુજરાત સરકાર અથવા અધિકૃત કરેલ અધિકારી અથવા એજન્ટ આવી ગૌણવન પેદાશના પ્રાથમિક એકત્રિકરણકારો અથવા ઉગાડનારા પાસેથી ખરીદ કરશે.

પરિશિષ્ટ

અ. નં. ગૌણવન પેદાશનું નામ	એકમ	સને ૧૯૯૭ના વર્ષ માટે પ્રાથમિક એકત્રિકરણકારો પાસેથી ખરીદ કરવાના દર (રૂપિયામાં)	તા.૩૧/૩/૯૭ સુધી ઉગાડનારા પાસેથી ખરીદ કરવાના દર (રૂપિયામાં)	તા.૧/૪/૯૭થી ઉગાડનારાઓ પાસેથી ખરીદ કરવાના દર (રૂપિયામાં)
૧	૨	૩	૪	૫
૧. મહુડા ફુલ	કવીન્ટલ	૫૦૦	૫૦૯.૯૧	૫૧૦.૪૧
૨. ડોળી (વાંસદા પ્રોજેક્ટ)	"	૬૨૦	૬૫૫.૬૬	૬૫૭.૪૪
ડોળી (અન્ય પ્રોજેક્ટ)	"	૬૭૦	૭૦૫.૬૬	૭૦૭.૪૪
ડોળી (કાળી)	"
૩. કડાયા ગુંદર ગ્રેડ-૧	"	૩૮૫૦	૪૦૪૮	૪૦૫૭.૯૦
કડાયા ગુંદર ગ્રેડ-૨	"	૨૫૭૦	૨૭૬૮	૨૭૭૭.૯૦
કડાયા ગુંદર લાકુદોર્મ	"	૧૮૨૦	૨૦૧૮	૨૦૨૭.૯૦
૪. ઘાવડા ગુંદર	"	૧૭૦૦	૧૭૯૯	૧૮૦૩.૯૫
૫. બાવળ ગુંદર સુપરગ્રેડ	"	૩૫૨૦	૩૬૧૯	૩૬૨૩.૯૫
" ગ્રેડ-૧ (ખેડા)	"	૧૮૨૦	૧૯૧૯	૧૯૨૩.૯૫
" ગ્રેડ-૧ (રાજપીપળા)	"	૨૦૨૦	૨૧૧૯	૨૧૨૩.૯૫
" અનગ્રેડ	"	૧૨૨૦	૧૩૧૯	૧૩૨૩.૯૫
૬. મોયના ગુંદર	"	૬૪૦	૭૩૯	૭૪૩.૯૫
૭. સંઘાઈ	"	૨૩૫૦	૨૪૪૯	૨૪૫૩.૯૫
૮. ગુગળ સુપરગ્રેડ	"	૫૫૭૦	૫૮૧૯	૫૮૨૭.૯૦
" ગ્રેડ-૧	"	૪૮૨૦	૫૦૬૮	૫૦૭૭.૯૦
" ગ્રેડ-૨	"	૩૫૭૦	૩૮૧૯	૩૮૨૭.૯૦
" ગ્રેડ-૩	"	૧૫૭૦	૧૮૧૯	૧૮૨૭.૯૦
" છોડી	"	૮૨૦	૧૦૬૮	૧૦૭૭.૯૦
૯. ગાંડા બાવળગુંદર ગ્રેડ-૧	"	૧૭૦૦	૧૭૯૯	૧૮૦૩.૯૫
" ગ્રેડ-૨	"	૧૦૦૦	૧૦૯૯	૧૧૦૩.૯૫
૧૦. ગોરડ ગુંદર	"	૨૫૪૦	૨૭૩૮	૨૭૪૭.૯૦
૧૧. ખેર ગુંદર સુપરગ્રેડ	"	૩૦૨૦	૩૧૧૯	૩૧૨૩.૯૫
" અનગ્રેડ	"	૧૬૨૦	૧૭૧૯	૧૭૨૩.૯૫
૧૨. ખાખર ગુંદર	"	૫૫૦	૬૪૯	૬૫૩.૯૫

ગુજરાતના રાજ્યપાલશ્રીના હુકમથી અને તેમના નામે,

પી. એસ. વસાવા,
સરકારના નાયબ સચિવ.



सत्यमेव जयते

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PART IV—B

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by the Government of Gujarat under the Gujarat Act.

URBAN DEVELOPMENT AND URBAN HOUSING DEPARTMENT

Corrigendum

Sachivalaya, Gandhinagar, 27th February, 1997.

Read : Notification NO. GH/V/28 of 97/HBA/1097/CMR-06/TH, dated 19th February, 1997 of
U. D. & U. H. Department.

GUJARAT HOUSING BOARD ACT, 1961.

NO. GH/V/32 of 97/HBA/1097/CMR-06/TH.—In the above cited Notification dated 19th February, 1997 under which the members of Gujarat Housing Board were appointed in the entry at Serial No. 9 of the Schedule the words "Member Secretary" are hereby deleted.

By order and in the name of the Governor of Gujarat,
P. S. MEHTA,
Deputy Secretary to Government.

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PART IV-B

Rules and Orders (other than those published in Parts I, I-A and I-L) made by the Government of Gujarat under the Gujarat Acts.

ENERGY & PETROCHEMICALS DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 27th February, 1997.

GUJARAT RESTRICTION ON CONSUMPTION AND REGULATION OF SUPPLY OF ELECTRICAL ENERGY AND PERIODS OF WORKS ORDER, 1984.

NO. GHU/97/11/CPI/1496/1537/K.1.—In exercise of the powers conferred by clause-8 of the Gujarat Restriction on Consumption and Regulation of Supply of Electrical Energy and Periods of Works Order, 1984, the Government of Gujarat hereby amends the Government Notification, Energy and Petrochemicals Department No. GHU/93/14/ELC/1493/994 (i) /K. 1 dated, 20th July, 1993, as under:

- (a) In schedule-I, Sr. No. 172 shall be deleted.
- (b) In Schedule-II, after Sr. No. 81, the following shall be inserted :

Sr. No.	Name of the Unit	Village	District	Relaxation
1.	2.	3.	4.	5.
32.	Bell Granito Ceramica Limited	Gavasad	Baroda	The unit shall be permitted to utilize 1050 KVA power on all staggered holidays or the power as would be available after applicability of demand cut whichever is less.

This shall come into force with effect from the date of issue of this Notification.

By order and in the name of the Governor of Gujarat.

R. G. DAVE,
Section Officer.

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IV B-Ex.-45-1

GOVERNMENT CENTRAL PRESS, GANDHINAGAR



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PART IV-B

Rules and Orders (other than those published in Parts I, I-A and I-L) made
by the Government of Gujarat under the Gujarat Acts.

INDUSTRIES & MINES DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 27th February, 1997.

GUJARAT INDUSTRIAL DEVELOPMENT ACT, 1962.

No. : GHU/97/6/GID/1094/106/G(i).—In exercise of the powers conferred under Sub-section (1) (a) of Section (4) of the Gujarat Industrial Development Act 1962, the Government of Gujarat hereby nominates Shri Ashok Chawla Industries Commissioner as Director on the Board of Directors of the Gujarat Industrial Development Corporation for a period of the two years with immediate effect *vice* Shri L. Mansingh.

By order and in the name of the Governor of Gujarat,

P. D. PATEL,
Deputy Secretary to Government.



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PART IV-B

Rules and Orders (other than those published in Parts I, I-A and I-I) made by the Government of Gujarat under the Gujarat Act.

LABOUR AND EMPLOYMENT DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 28th February, 1997.

THE BOMBAY RELIEF UNDER TAKINGS (SPECIAL PROVISIONS) ACT, 1958.

No. : GH-R-35-BRU-1094-213-M(3).- WHEREAS, the ARVIND INTEX LIMITED, RAJPUR ROAD, AHMEDABAD-380021 (hereinaft referred to as "the said undertaking") has applied for extension of its status of "Relief Undertaking" for a further period of one year with reference to the Government Notification, Labour and Employment Department No. GHR-53-BRU-1094-213-M(3), dated 13th September, 1995.

AND, WHEREAS, circumstances exist that render it necessary that the said undertaking continue to be so conducted;

NOW, THEREFORE, in exercise of the powers conferred by sub-section (2) of section 3 and also by sub-clause (IV) of clause (a) of sub-section (1) of section 4 of the Bombay Relief Undertakings (Special Provisions) Act, 1958 (No. XCVI of 1958) the Government of Gujarat hereby—

(i) declares the said undertaking to be a relief undertaking for a further period of twelve months with effect from the 1st May, 1996 and accordingly the said undertaking shall continue to be conducted to serve as a measure of unemployment relief; and

(ii) directs, in relation to the said undertaking, that all rights, privileges, obligations, liabilities accrued or incurred before the said undertaking was declared as a relief undertaking and any remedies for the enforcement thereof shall be suspended and all proceedings relating thereto pending before any court, tribunal, officer or authority shall be stayed for a further period of twelve months with effect from the 1st May, 1996.

By order and in the name of the Governor of Gujarat,
V. D. NAIK,

Deputy Secretary to Government.

IV-B.-Ex.-47-1

47-1

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PART IV-B

**Rules and Orders (other than those published in Parts I, I-A and I-L) made
by the Government of Gujarat under the Gujarat Acts.**

TRIBAL DEVELOPMENT DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 21st February, 1997.

GUJARAT TRIBAL DEVELOPMENT CORPORATION ACT, 1972.

No. KH/SH/1/TDC/1097/372/G.—In exercise of the powers conferred by Sub-Section (I) of Section-7 of the Gujarat Tribal Development Corporation Act, 1972 (Gujarat Act No. 5 of 1972) the Government of Gujarat hereby nominates Shri P. J. Patel Official Director of the Board of Directors of the Gujarat Tribal Development Corporation vice Shri S. R. Pandor transferred.

By order and in the name of the Governor of Gujarat,

I. Y. KHALIFA,

Under Secretary to Government.

TRIBAL DEVELOPMENT DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 21st February, 1997.

GUJARAT TRIBAL DEVELOPMENT CORPORATION ACT, 1972.

No. KH/SH/2/TDC/1097/372/G.—In exercise of the powers conferred by Sub-section (I) of Section-13 of the Gujarat Tribal Development Corporation Act, 1972 (Gujarat Act No. 5 of 1972) the Government of Gujarat hereby appoints Shri P. J. Patel, Official Director of the Gujarat Tribal Development Corporation to be the Executive Director of the said Corporation vice Shri S. R. Pandor transferred.

By order and in the name of the Governor of Gujarat,

I. Y. KHALIFA,

Under Secretary to Government.



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PART IV-B

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ENERGY AND PETROCHEMICALS DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 4th March, 1997.

GUJARAT RESTRICTION ON CONSUMPTION AND REGULATION OF SUPPLY OF ELECTRICAL ENERGY AND PERIODS OF WORKS ORDER, 1984.

No. GHU/97/12/CPI/1496/7765/K1 —In exercise of the powers conferred by clause-8 of the Gujarat Restriction on Consumption and Regulation of Supply of Electrical Energy and Periods of Works Order, 1984, the Government of Gujarat hereby amends the Government Notification, Energy and Petrochemicals Department No GHU-93-14-ELC-1493-994(i)-K1 dated the 20th July, 1993, as under:—

In schedule-II, after Sr. No. 82, the following shall be inserted:—

Sr.No. 1	Name of the Unit 2	Village 3	District 4	Relaxation 5
83	Unique Pharmaceutical Laboratories Limited (Plot No. 128/1, G.I.D.C.)	Ankleshwar	Bharuch	The unit shall be permitted to utilise 350 KVA power on all staggered holidays or power as would be available after applicability of demand cut which ever is less.

This shall come into force with effect from the date of issue of this notification.

By order and in the name of the Governor of Gujarat,

R. G. DAVE
Section Officer.

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IV-B-Extra-49-1.

GOVERNMENT CENTRAL PRESS, GANDHINAGAR



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PART IV-B

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by the Government of Gujarat under the Gujarat Act.**

સમાજ કલ્યાણ અને આદિજાતિ વિકાસ વિભાગ

(આદિજાતિ પ્રભાગ)

જાહેરનામું

સચિવાલય, ગાંધીનગર, ૩૭ માર્ચ, ૧૯૯૭.

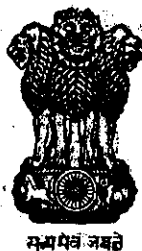
ગુજરાત આદિજાતિ વિકાસ નિગમ અધિનિયમ, ૧૯૭૨.

નં. કેએચ/એસ.એચ./૩/ટીડીસી/૧૨૯૬/૨૨૬૧/ગ.—ગુજરાત આદિજાતિ વિકાસ નિગમ, અધિનિયમ, ૧૯૭૨ (૧૯૭૨નો ગુજરાત અધિનિયમ નંબર-૫)ની કલમ-૭ની પેટા કલમ (૧) અને (૨) કલમ-૮ની પેટા કલમ (૧) સાથે વાંચતાં તે અન્વયે મળેલ સત્તાની રૂએ અને સરકાર શ્રીના જાહેરનામા નં. કેએચ/એસ.એચ./૮/ટીડીસી/૧૨૯૬/૨૨૬૧/ગ, તારીખ ૧૪મી ડિસેમ્બર, ૧૯૯૬ના અનુસંધાને ગુજરાત સરકાર નીચે જણાવેલ બિન સરકારી સભ્યોને ગુજરાત આદિજાતિ વિકાસ નિગમના બોર્ડ ઉપર નિયામક તરીકે નિયુક્ત કરે છે.

- (૧) શ્રી ભગતસિંહ વિરસિંહ, પરમાર મુ. કંઠોઈ, પો. ઢંઢેલા, તા. લીમખેડા, જી. પંચમહાલ.
- (૨) શ્રી કનુભાઈ દીતાભાઈ નિનામા, મુ. પો. જબચીતરીયા, તા. ભીલોડા, જી. સાબરકાંઠા.
- (૩) શ્રી આનંદભાઈ બી. ભોયે, હાથીખાના, ધરમપુર, તા. ધરમપુર, જી. વલસાડ.
- (૪) શ્રી વાલજીભાઈ ભાવજીભાઈ વલવી, મુ. પો. ચોપડવાવ, તા. સાગબારા, જી. ભરૂચ.
- (૫) શ્રી શાન્તીલાલ છનાભાઈ રોઝવા, મુ. ગુંદીયા મુંહુડા, પો. મંડલવા, તા. છોટાઉદેપુર, જી. વડોદરા.

ગુજરાતના રાજ્યપાલશ્રીના હુકમથી અને તેમના નામે,

વી. આર. જાદવ,
સરકારના નાયબ સચિવ.



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PART IV-B

Rules and Orders (other than those published in Parts I, I-A and I-L) made by the Government of Gujarat under the Gujarat Acts.

PORTS AND FISHERIES DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 4th March, 1997.

GUJARAT MARITIME BOARD ACT, 1981.

No. GH/PF/(4)/97/GMB/1297/61(1)/GH.—In continuation of Government Notification, Ports and Fisheries Department No. GH/PF/6/96/GMB/1296/3132/GH dated 22nd November, 1996 and in exercise of the powers conferred by sub-section (4) of section 3 of Gujarat Maritime Board Act 1981 (Guj. 30 of 1981) the Government of Gujarat hereby appoints the following persons to be the members of Gujarat Maritime Board in place of (i) Shri Bhalendu Desai, (ii) Shri L. Mansingh and (iii) Shri H. P. Jamdar.

1. Shri Subhashbhai Naranbhai Tandel.
Post : Umarwadi (Machhiwad)
Taluka : Pardi. District : Valsad.
2. Shri Mukesh Natvarlal Datta.
"Shiv Xerox", Behind Ranabaug, At. Porbandar.
3. Shri Chotubhai K. Kotiya.
President.
Kharva Samaj, At. Veraval.
4. Shri Harindrasinh Ravubha Jadeja.
At Amdada, Taluka : District : Bharuch.
5. Shri Mohanlal Himatlal Rana.
Lokapari, At. Khambat, District : Kheda.
6. Shri Dilvarsinh Bapubha Jadeja.
At Nana Rataliya, Tal.: Mundra, District : Kachchh.
7. Shri Navnitbhai Shantilal Shah.
Div Chambers, Dhebar Road, Bharatiya Mazdoor Sangh Office, At Rajkot.

By order and in the name of the Governor of Gujarat,

VAGMIN BUCH,

Joint Secretary to Government

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IV-B-EX.-51-1

GOVERNMENT CENTRAL PRESS, GANDHINAGAR



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PART IV-B

Rules and Orders (other than those published in Parts I, I-A and I-L) made by the Government of Gujarat under the Gujarat Acts.

REVENUE DEPARTMENT

Order

Sachivalaya, Gandhinagar, 24th February, 1997.

BOMBAY STAMP ACT, 1958.

No. GHM/97/13/M/STP/1095/1783/H-1.—In exercise of the powers conferred by clause (a) of Section 9 of the Bombay Stamp Act, 1958 (Bom. LX of 1958), the Government of Gujarat hereby amends the Government Order, Revenue Department No. GHM-92-37-M-STP-1491-3226-H-1, dated the 6th April, 1992 as follows, namely:—

In the said order, in Annexure-I after entry at serial number 20 the following entries shall be added, namely:—

21. Export Import Bank of India.
22. Industrial Credit and Investment Corporation of India.
23. Unit Trust of India Bank Limited.

By order and in the name of the Governor of Gujarat,

N. D. BHATT,
Under Secretary to Government.



सत्यमेव जयते

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PART IV-B

Rules and Orders (other than those published in Parts I, I-A and I-L) made
by the Government of Gujarat under the Gujarat Acts.

કૃષિ સહકાર અને ગ્રામ વિકાસ વિભાગ

જાહેરનામું

સચિવાલય, ગાંધીનગર, ૪થી માર્ચ, ૧૯૯૭.

ગુજરાત ખેત ઉત્પન્ન બજાર અધિનિયમ, ૧૯૬૩

ક્રમાંક : જાહેરકેએચ/૧૬/૯૭-એપીએમ-૧૧૯૩-૭૮૨-ગ/(૩૯).- ગુજરાત ખેત ઉત્પન્ન બજાર અધિનિયમ ૧૯૬૩ (સને ૧૯૬૪ના ગુજરાતના અધિનિયમ નં. ૨૦) (જિનો આમાં હવે પછી "સદરહુ અધિનિયમ" તરીકે ઉલ્લેખ કર્યો છે.)ની કલમ-૫૨ અને કલમ -૫ હેઠળ બહાર પાડેલા ગુજરાત સરકારના સહકાર વિભાગના તા. ૩૦મી જૂન ૧૯૮૭ના જાહેરનામા ક્રમાંક : જાહેર કેએચ -૫૫-૮૭-એપીએમ -૧૦૮૫- એમ-૭૮૪-ગ (૪૮) થી ગુજરાત સરકારે તમાકુ (તમામ પ્રકારની) ના ખરીદ અને વેચાણના નિયમન માટે નીચે જણાવેલ અલગ બજાર વિસ્તારો જાહેર કરેલા હતા.

- (૧) ખેડા જિલ્લો
- (૨) વડોદરા જિલ્લો અને પંચમહાલ જિલ્લાના ગોધરા અને લુણાવાડા તાલુકો
- (૩) મહેસાણા જિલ્લાનો વિસનગર તાલુકો
- (૪) મહેસાણા જિલ્લાનો ચાણસ્મા તાલુકો
- (૫) મહેસાણા જિલ્લાનો કલોલ તાલુકો
- (૬) મહેસાણા જિલ્લાનો વિજાપુર તાલુકો
- (૭) મહેસાણા જિલ્લાનો સિધ્ધપુર તાલુકો
- (૮) ભરૂચ જિલ્લાનો અંકલેશ્વર તાલુકો
- (૯) અમદાવાદ જિલ્લાનો સાણંદ તાલુકો
- (૧૦) ગાંધીનગર જિલ્લો

અને જ્યાં સદરહુ અધિનિયમની કલમ-૧૨ અને કલમ-૧૧ હેઠળ બહાર પાડેલા ગુજરાત સરકારના કૃષિ, સહકાર અને ગ્રામ વિકાસ વિભાગના તા. ૨૭ માર્ચ ૧૯૮૪ના જાહેરનામા ક્રમાંક : જીએચકેએચ/૮-૮૪/એપીએમ-૧૧૮૩ -૭૮૨-ગ (૩૯) (જેનો આમાં હવે પછી "સદરહુ જાહેરનામા" તરીકે ઉલ્લેખ કર્યો છે તે) થી ગુજરાત સરકારે ઉક્ત દસ તમાકુ બજાર સમિતિઓને બદલે તાલુકામાં આવેલી અન્ય જગ્યાઓના ખરીદ વેચાણનું નિયંત્રણ કરતી નીચે જણાવેલ ખેત ઉત્પન્ન બજાર સમિતિઓને બજાર વિસ્તારમાં તમાકુ (તમામ પ્રકારની) ના ખરીદ અને વેચાણનું નિયમન કરવા ઈસદો જાહેર કર્યો હતો.

(૧)	ખેતીવાડી ઉત્પન્ન બજાર સમિતિ,	નડીયાદ જિ. ખેડા
(૨)	" "	બાલાશિનોર , જિ. ખેડા
(૩)	" "	બોરસદ "
(૪)	" "	ખંભાત "
(૫)	" "	કપડવંજ "
(૬)	" "	મહેમદાવાદ "
(૭)	" "	માતર "
(૮)	" "	પેટલાદ "
(૯)	" "	ઠાસરા "
(૧૦)	" "	ઉમરેઠ "
(૧૧)	" "	આણંદ "
(૧૨)	" "	વડોદરા જિ. વડોદરા
(૧૩)	" "	બોડેવી "
(૧૪)	" "	છોટાઉદેપુર "
(૧૫)	" "	ડભાઈ "
(૧૬)	" "	કરજણ "
(૧૭)	" "	નસવાડી જિ. વડોદરા
(૧૮)	" "	તિલકવાડા "
(૧૯)	" "	પાદરા "
(૨૦)	" "	સાવલી "
(૨૧)	" "	જેતપુર-પાવી "
(૨૨)	" "	ગાધરા જિ. પંચમહાલ
(૨૩)	" "	લુણાવાડા "
(૨૪)	" "	વિસનગર જિ. મહેસાણા
(૨૫)	ખેતીવાડી ઉત્પન્ન બજાર સમિતિ, કલોલ	ચાણસ્મા જિ. મહેસાણા
(૨૬)	" "	જિ. મહેસાણા
(૨૭)	" "	વિજપુર "
(૨૮)	" "	સિદ્ધપુર "
(૨૯)	" "	અંકલેશ્વર "
(૩૦)	" "	સાણંદ જિ. અમદાવાદ.
(૩૧)	" "	રાંધેજ જિ. ગાંધીનગર.

અને જ્યાં, સદરહુ જાહેરનામા અન્વયે સરકારશ્રીને મળેલ વાંધા અને સૂચનોને સરકારશ્રી દ્વારા વિચારણામાં લેવામાં આવેલા છે.

તેથી હવે, સદરહુ અધિનિયમની કલમ ૫૨ અને કલમ ૫ થી મળેલ સત્તાની રૂએ, ગુજરાત સરકાર ઉપરોક્ત ૩૧ ખેત ઉત્પન્ન બજાર સમિતિઓ પૈકી નીચે જણાવેલ ખેત ઉત્પન્ન બજાર સમિતિઓ તેમના બજાર વિસ્તારમાં અન્ય જણસીઓ ઉપરાંત તમાકુ (તમામ પ્રકારની)ના ખરીદ વેચાણનું પણ નિયમન કરશે તે જાહેર કરે છે :

(૧)	ખેતીવાડી ઉત્પન્ન બજાર સમિતિ,	નડીયાદ જિ. ખેડા.
(૨)	"	બોલાશિનોર જિ. ખેડા.
(૩)	"	બોરસદ "
(૪)	"	ખંભાત "
(૫)	"	કપડવંજ "
(૬)	"	મહેમદાવાદ "
(૭)	"	માતર "
(૮)	"	પેટલાદ "
(૯)	"	ઠાસરા "
(૧૦)	"	ઉમરેઠ "
(૧૧)	"	આણંદ "
(૧૨)	"	વડોદરા જિ. વડોદરા.
(૧૩)	"	બોડેલી "
(૧૪)	"	છોટાઉદેપુર "
(૧૫)	ખેતીવાડી ઉત્પન્ન બજાર સમિતિ,	ડભોઈ જિ. વડોદરા.
(૧૬)	"	કરજણ "
(૧૭)	"	(નસવાડી જિ. "
		(તિલકવાડા
(૧૮)	"	પાદરા "
(૧૯)	"	સાવલી "
(૨૦)	"	શિનોર "
(૨૧)	"	જેતપુર-પાવી "
(૨૨)	"	ગાધરા જિ. પંચમહાલ.
(૨૩)	"	લુણાવાડા "
(૨૪)	"	વિસનગર જિ. મહેસાણા
(૨૫)	"	ચાલુસ્મા "
(૨૬)	"	કલોલ "
(૨૭)	"	વિજાપુર "
(૨૮)	"	સિદ્ધપુર "
(૨૯)	"	સાણંદ જિ. અમદાવાદ.
(૩૦)	"	રાધિજી જિ. ગાંધીનગર.

આ જાહેરનામું સરકારી રાજ્યપત્રમાં પ્રસિદ્ધ થાય તે તારીખથી અમલમાં આવશે.

ગુજરાતના રાજ્યપાલશ્રીના હુકમથી અને તેમના નામે,

કે. બી. મકવાણા,
સંયુક્ત સચિવ,
ટૂંચિ, સહકાર અને ગ્રામ વિકાસ વિભાગ.



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PART IV-B

**Rules and Orders (other than those published in Parts I, I-A and I-L) made
by the Government of Gujarat under the Gujarat Acts.**

URBAN DEVELOPMENT AND URBAN HOUSING DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 6th March, 1997.

**THE GANDHIDHAM (DEVELOPMENT AND CONTROL ON ERECTION OF BUILDINGS)
ACT, 1957.**

No. GH/V/34 of 1997/GDA-1097-561-K.—In exercise of the powers conferred by sub-section (3) of section 3 of the Gandhidham (Development and Control on Erection of Buildings) Act, 1957 (Bom. XIX of 1958) the Government of Gujarat hereby appoints Dr. Rajendra Mohanlal Shah as Chairman of Gandhidham Development Authority with immediate effect till further orders.

By order and in the name of the Governor of Gujarat,

P. S. MEHTA,
Deputy Secretary to Government.

54--J.

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PART IV-B

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by the Government of Gujarat under the Gujarat Acts.**

URBAN DEVELOPMENT AND URBAN HOUSING DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 10th March, 1997.

THE GUJARAT TOWN PLANNING AND URBAN DEVELOPMENT ACT, 1976.

No GH/V/35 of 1997/DVP/3195/1392/L—WHEREAS Ankleshwar Nagarpalika (District-Bharuch) has prepared a draft revised development plan in respect of the lands included within its Nagarpalika limit under the provisions of the Gujarat Town Planning and Urban Development Act, 1976, (hereinafter referred to as "the said Act") and advertisement regarding publication of the Draft Revised Development Plan and calling objections and suggestions on the proposed Draft Revised Development Plan was published in the Part II of the Gujarat Government Gazette dated 9th December, 1993 on page No 615;

AND WHEREAS, the Government considers it necessary to make modifications in the said draft revised development plan of Ankleshwar submitted by Ankleshwar Area Development Authority (Ankleshwar Nagarpalika) to the State Government for sanction;

NOW, THEREFORE, in exercise of the powers conferred by the proviso to sub-clause (ii) of clause (a) and sub-section (1) of Section 17 of the Gujarat Town Planning and Urban Development Act, 1976, the Government of Gujarat, hereby:—

(1) proposes to modify the aforesaid Draft Revised Development Plan as per the Schedule appended hereto; and

(2) Calls upon any person to submit suggestions or objections if any with respect to the proposed modifications to the Principal Secretary to the Government of Gujarat, Urban Development and Urban Housing Department, Sachivalaya, Gandhinagar, in writing within a period of two months from the date of publication of this notification in the official gazette;

The plan showing the modifications mentioned below shall be open for the inspection of the public at the office of the Ankleshwar Nagarpalika during office hours on all working days during the aforesaid period of two months.

SCHEDULE

Proposed modifications in the Draft Revised Development Plan of Ankleshwar (District-Bharuch).

1. The lands bearing R.S. No. 197 to 203 and 208 of Ankleshwar designated for "Residential Zone" in Draft Revised Development Plan shall be deleted from the said zone and the lands thus released shall be designated for "Commercial Zone" as shown at Sr. No. 1 on the accompanying plan, under Section 12 (2) (a) of the Gujarat Town Planning and Urban Development Act, 1976.

2. The lands bearing R.S. No. 350 and 351 of Ankleshwar designated for "Residential Zone" in Draft Revised Development Plan shall be deleted from the said zone and the lands thus released shall be designated for "Commercial Zone" under Section 12(2)(a) of the Gujarat Town Planning and Urban Development Act, 1976, as shown at Sr. No. 2 on the accompanying plan.

3. The lands bearing R.S. No. 445 and northern portion of R.S. No. 445 designated for "Residential Zone" in Draft Revised Development Plan shall be deleted from said zone and the lands thus released shall be designated for "Commercial Zone" under Section 12(2)(a) of the Act, as shown at Sr. No. 3 on the accompanying plan.

4. The lands bearing R.S. No. 469 to 471 500, 501, 502-A, 502-B, 503/1, 503/2-B 511/1-A, 511/1-B, 512, 513 designated for "Residential Zone" in Draft Revised Development Plan shall be deleted from said zone and the lands thus released shall be designated for "Commercial Zone" under Section 12(2) (a) of the Act, as shown at Sr. No. 4 on the accompanying plan.

5. The lands bearing R.S. No. 533, 534-A, 535, 516 designated for "Residential Zone" in Draft Revised Development Plan shall be deleted from said zone and the lands thus released shall be designated for "Commercial Zone" under section 12(2) (a) of the Act, as shown at Sr. No. 5 on the accompanying plan.

6. The lands bearing R.S. No. 525, 526, 527, 528, 529, 530 designated for "Residential Zone" in Draft Revised Development Plan shall be deleted from said zone and the lands thus released shall be designated for "Commercial Zone" under Section 12(2)(a) of the Act, as shown at Sr. No. 6 on the accompanying plan.

7. The lands bearing R.S. No. 446 to 451, 455/p, designated for "Residential Zone" in Draft Revised Development Plan shall be deleted from said zone and the lands thus released shall be designated for "Commercial Zone" under section 12 (2)(a) of the Act, as shown at Sr. No. 7 on the accompanying plan.

8. For the proposals in the area of Town Planning Scheme Ankleshwar No. 1 the accompanying Map No. 3 should be referred instead Map No. 2.

9. The lands bearing Final Plot No. 12, 20 to 37, 74 to 78, 82, 91, 92, 93, of Town Planning Scheme Ankleshwar No. 1 designated for "Residential Zone" in Draft Revised Development Plan shall be deleted from said zone and the lands thus released shall be designated for "Commercial Zone" under Section 12 (2) (a) of the Act, as shown at Sr. No. 9 on the accompanying plan.

10. The lands bearing R. S. No. 53 reserved for "E.S.W.S. Housing" in Draft Revised Development Plan shall be deleted from said reservation and the lands thus released shall be designated for "Grave yard" under section 12(2) (a) of the Act, as shown at Sr. No. 10 on the accompanying plan.

11. The lands bearing R.S. No. 54 reserved for "E.S.W.S. Housing" in Draft Revised Development Plan shall be deleted from said reservation and the lands thus released shall be designated for "Agricultured Zone" under section 12(2)(a) of the Act, as shown at Sr. No. 11 on the accompanying plan.

12. The lands bearing R.S. No. 252 designated for "Residential Zone" in Draft Revised Development Plan shall be deleted from said zone and the lands thus released shall be designated for "Kabrastar" under Section 12(2)(o) of the Act, as shown at Sr. No. 12 on the accompanying plan.

13. The lands bearing R. S. No. 803 to 810, 817, 825, 826, 774 designated for "Agricultural Zone" in Draft Revised Development Plan shall be deleted from said zone and the lands thus released shall be designated for "Oxidation Pond" under Section 12(2)(O) of the Act, as shown at Sr.No. 13 on the accompanying plan.

14. The lands bearing Western-Southern of R.S. No. 314 designated for "Residential Zone" in Draft Revised Development Plan shall be deleted from said zone and the lands thus released shall be designated for "S. T. Stand" under Section 12(2)(O) of the Act, as shown at Sr. No. 14 on the accompanying plan.

15. The lands bearing R.S. No. 567+568 paiki designated for "ONGC School" in Draft Revised Development Plan shall be deleted from the said designated and the lands thus released shall be designated for "Residential Zone" under Section 12(2)(a) of the Gujarat Town Planning and Urban Development Act, 1976 as shown at Sr. No. 15 on the accompanying plan.

16. The lands bearing F.P. No. 14/A and 14/B of Town Planning Scheme, Ankleshwar No. 1 designated for "Residential Zone" in Draft Revised Development Plan shall be deleted from said zone and the lands thus released shall be reserved for "Government Hospital and Government Offices" under Section 12(2)(d) of the Gujarat Town Planning and Urban Development Act, 1976, as shown at Sr. No. 16 on the accompanying plan.

17. The Development Control Regulations and Zoning Regulations on page No. 1 to 20, page No. 21 to 23 (Annexure-A-1) and Annexure-A (English) shall be replaced with the Development Control Regulations and Zoning Regulations as attached herewith.

By order and in the name of the Governor of Gujarat,

J. H. TAMAKUWALA,
Officer on Special Duty and Joint
Secretary to the Government.

URBAN DEVELOPMENT AND URBAN HOUSING DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 10th March, 1997.

THE GUJARAT TOWN PLANNING AND URBAN DEVELOPMENT ACT, 1976.

No GH/V/36 of 1997/DVP-2595-3423/L.—WHEREAS the Government of Gujarat was of the opinion that it is necessary in the public interest to make a variation in the final Revised Development Plan for the Town of Billimora (District-Valsad) sanctioned under Government Notification, Urban Development and Urban Housing Department No GH/V/150 of 1987/DVP-2585-2455-(87)-L, dated the 1st July, 1987 (hereinafter referred to as "the said final Revised Development Plan");

AND WHEREAS the variation proposed to be made in the said final development plan was published as required by sub-section (I) of Section 19 of the Gujarat Town Planning and Urban Development Act, 1976 (President's Act No. 27 of 1976) (hereinafter referred to as "the said Act") in the Gujarat Government Extra Ordinary Gazette Part-IV-B, dated 25th October, 1996 on Page No. 245-7 under Government Notification, Urban Development and Urban Housing Department No GH/V/176 of 1996/DVP-2595-3423-L dated the 25th October, 1996 alongwith a notice calling upon any person to submit suggestions or objections, if any with respect to the proposed variation to the Additional Chief secretary to the Government of Gujarat, Urban Development and Urban Housing Department, sachivalaya, Gandhinagar in writing within a period of two months from the date of publication of the said variation;

AND WHEREAS the Government of Gujarat has not received any suggestions and objections;

NOW, THEREFORE, in exercise of the powers conferred by Section 19 of the Gujarat Town Planning and Urban Development Act, 1976 (President's Act No. 27 of 1976) the Government of Gujarat, hereby :-

(a) sanctions the said variation to be made in the said final Revised development plan as set out in schedule appended hereto and

(b) specifies that the variation so set out shall come into force from the 10th March, 1997.

SCHEDULE

Variation to the Final Revised Development Plan for the town of Billimora (District-Valsad) sanctioned by Govt. Notification, Urban Development and Urban Housing Department No. GH/V/150 of 1987/DVP-2585-2455-(87)-L dated 1st July, 1987.

The lands bearing R.S. No. 393, 393/1 and 395/B (24031-00 Sq.mt.) marked as A-B-C-D-E-F-G-H-A on the accompanying part plan designated for "Industrial Zone" in the sanctioned Revised Development Plan of Billimora, shall be deleted from the said zone and the lands so released shall be designated for "Residential Zone" under Section 12(2)(a) of the Gujarat Town Planning and Urban Development Act, 1976.

By order and in the name of the Governor of Gujarat,

J. H. TAMAKUWALA,
Officer on special Duty and Joint Secretary
to Government.

URBAN DEVELOPMENT AND URBAN HOUSING DEPARTMENT

Corrigendum

Sachivalaya, Gandhinagar, 10th March, 1997.

THE GUJARAT TOWN PLANNING AND URBAN DEVELOPMENT ACT, 1976.

No. GH/V/37 of 1997/DVP/3195/1732/L. :—In Government Notification, Urban Development and Urban Housing Department No. GH/V/25 of 97/DVP-3195-1732-L dated the 19th February, 1997;

(i) the figure '281' shall be added between figure '280' and figure '294' occurring at modification No. 6,

(ii) the figure and word '39 paiki' shall be added before the figure '42' occurring at modification No. 2 and

(iii) the figures '42', '31' and '179' shall be replaced by the figures '42 paiki', '31 paiki' and '179 paiki' respectively occurring at modification No. 2; in the SCHEDULE appended to the aforesaid notification.

By order and in the name of the Governor of Gujarat,

N. D. PATEL,
Section Officer.

URBAN DEVELOPMENT AND URBAN HOUSING DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 10th March, 1997.

THE GUJARAT TOWN PLANNING AND URBAN DEVELOPMENT ACT, 1976.

No. GH/V/38 of 1997/DVP-1590-1312-L. —WHEREAS, the Government of Gujarat was of the opinion that it was necessary in the public interest to make variation in the final development plan for the Urban Development Area of Ahmedabad Urban Development Authority sanctioned under Government Notification, Urban Development and Urban Housing Department No. GH/V/240 of 1987/DVP-1583-4420-(87)-L, dated the 2nd November, 1987 (hereinafter referred to as "the said development plan");

AND, WHEREAS, the variation proposed to be made in the said development plan was published as required by sub-section (1) of section 19 of the Gujarat Town Planning and Urban Development Act, 1976 (President's Act No. 27 of 1976) (hereinafter referred to as "the said Act") in the Gujarat Government Extra Ordinary Gazette, Part IV-B, dated the 17th May, 1996 on Page Nos. 108-4 and 108-5 under Government Notification, Urban Development and Urban Housing Department No. GH/V/66 of 1996/DVP-1590-1312-L, dated the 17th May, 1996, alongwith a notice calling upon any person to submit suggestions or objections, if any, with respect to the proposed variation to the Additional Chief Secretary to the Government of Gujarat, Urban Development and Urban Housing Department, Sachivalaya, Gandhinagar, in writing, within a period of two months from the date of publication of the said Notification in the official gazette;

AND, WHEREAS, the Government of Gujarat has not received any suggestions and objections in respect of the proposed variation;

NOW, THEREFORE, in exercise of the powers conferred by section 19 of the Gujarat Town Planning and Urban Development Act, 1976 (President's Act No. 27 of 1976) the Government of Gujarat hereby :-

(a) sanctions the said variation to be made in the said development plan, as set out in schedule appended hereto and;

(b) specifies that the variation so set out shall come into force from the 10th March, 1997.

SCHEDULE

Variation in the final development plan for Urban Development Area of AUDA sanctioned by Government Notification, Urban Development and Urban Housing Department No. GH/V/240 of 1987/DVP-4420-(87)-L, dated 2nd November, 1987.

(1) The lands bearing R.S. No. 832, 833/paiki, 834/paiki, 835/paiki, 837/paiki, 838, 839/paiki, 840/paiki, 841/paiki, 842, 914/paiki, 915/p, 916/p, 917, 918, 919, 920/p, 921/p, 935/p, 936/p, 937, 938, 939, 940/p, 941/p, 756 and 757 of Village Khathawada, Taluka-Daskroi, shown as ABCDEFGHIJKLMNA in the accompanying plan, designated for "Open Space" in the sanctioned development plan of AUDA shall be deleted from the said designation and the lands thus released shall be designated for "General Industrial Zone" under Section 12 (2)(a) of the Gujarat Town Planning and Urban Development Act, 1976, as shown in the accompanying plan at Sr. No. 1.

(2) The lands bearing R.S. No. 940/paiki, 941/paiki, 920/paiki, 914/paiki, 915/paiki, 916/paiki, 839/p, 940/p, 841/p and 844 of village Kathawada, Taluka Daskroi shown as HIRSTUWH, MNXM, and abcdefa in the accompanying plan, designated for "Agricultural Zone" in the sanctioned development plan of AUDA shall be deleted from the said designation and the lands thus released shall be designated for "General Industrial Zone" under Section 12(2)(a) of the Gujarat Town Planning and Urban Development Act, 1976, as shown in the accompanying plan at Sr. No. 2.

By order and in the name of the Governor of Gujarat,

J. H. TAMAKUWALA,
Officer on Special Duty and Joint Secretary
to Government.



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PART IV-B

Rules and Orders (other than those published in Parts I, I-A and I-L) made
by the Government of Gujarat under the Gujarat Act.

Energy & Petrochemicals Deptt.,

NOTIFICATION

Sachivalaya, Gandhinagar.

Dated the 11th March, 1997

Gujarat Essential Services Maintenance Act, 1972.

No. GHU-97-(13)-GEB-1597-1244-K : WHEREAS the Government of Gujarat is of the opinion that strikes in all employment in industries which generate electricity for the public or supply or distribute electricity to the public would prejudicially affect the maintenance of public utility service and the maintenance of supply and services essential to the life of the Community and that such strikes would result in the infliction of grave hardship on the community.

NOW, THEREFORE, in exercise of the powers conferred by Sub-clause (ii) of clause (a) of sub-section (1) of Section 2 of the Gujarat Essential Services Maintenance Act, 1972 (Guj. 23 of 1972), the Government of Gujarat hereby declares all employment in industries which generate electricity for the public or supply or distribute electricity to the public to be an essential service for the purposes of the said Act.

By order and in the name of the Governor of Gujarat,

M.M. JOSHI

Under Secretary to Government,
Energy & Petrochemicals Deptt.

ઉર્જા અને પેટ્રોકેમિકલ્સ વિભાગ

જાહેર નામું

સચિવાલય, ગાંધીનગર.

તારીખ:- ૧૧મી માર્ચ, ૧૯૯૭

ગુજરાત આવશ્યક સેવા જાળવવા બાબત અધિનિયમ, ૧૯૭૨

નં. જી.એચ.યુ-૯૭- (૧૩) શીઠ્ઠી-૧૫૯૭-૧૨૪૪-ક.

ગુજરાત સરકારનો એવો અભિપ્રાય છે કે લોકો માટે વીજળી ઉત્પન્ન કરતાં હોય અથવા લોકોને વીજળી પૂરી પાડતા હોય અથવા વહેંચતા હોય તેવા ઉદ્યોગોમાંના તમામ રોજગારોમાં પડતી હડતાળને લીધે જાહેર ઉપયોગીતા સેવાની જાળવણી અને જાહેર જનતાના જીવનને આવશ્યક સેવા પુરવઠા અને સેવાની જાળવણી પર પ્રતિકૂળ અસર પડે છે અને આવી હડતાળને પરિણામે સમાજ માટે ગંભીર મુશ્કેલી ઉભી થાય છે:

તેથી, હવે ગુજરાત આવશ્યક સેવા જાળવવા બાબત અધિનિયમ, ૧૯૭૨ (સન ૧૯૭૨ ના ગુજરાતના ૨૩ માં) નો કલમ-૨ ની પેટા કલમ (૧) ના ખંડ (ક) ના પેટા ખંડ (૨) થી મળેલી સત્તાની રુએ, ગુજરાત સરકાર લોકો માટે વીજળી ઉત્પન્ન કરતાં અથવા લોકોને વીજળી પૂરી પાડતા અથવા વહેંચતા હોય તેવા ઉદ્યોગોમાંના તમામ રોજગારને ઉક્ત અધિનિયમોના હેતુઓ માટે આવશ્યક સેવા તરીકે જાહેર કરે છે.

ગુજરાતના રાજ્યપાલશ્રીના હુકમથી અને તેમના નોમે,

કે.એ.જી.બી.
સરકારના ઉપ સચિવ



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PART IV-B

Rules and Orders (other than those published in Parts I, I-A and I-L) made by the Government of Gujarat under the Gujarat Acts.

Energy & Petrochemicals Deptt.,

ORDER

Secy, Secy, Gandhinagar.

Dated the 11th March, 1997

Gujarat Essential Services Maintenance Act, 1972.

No. GHU-97- (14) -GEB-1597-1244-K : WHEREAS the Government of Gujarat is satisfied that in the public interest it is necessary so to do.

NOW, THEREFORE, in exercise of the power conferred by sub-section (1) of Section 3 of the Gujarat Essential Services Maintenance Act, 1972 (Guj. 23 of 1972), the Government of Gujarat hereby prohibits strikes in the essential service declared as such under Government Notification. Energy and Petrochemicals Department No. GHU-97- (13) -GEB-1597-1244-K, dated the 11th March, 1997, and specified in the Schedule annexed hereto.

SCHEDULE

All employment in industries which generate electricity for the public or supply or distribute electricity to the public

By order and in the name of the Governor of Gujarat,

M.M. JOSHI

Under Secretary to Government,
Energy & Petrochemicals Deptt.

ઉર્જા અને પેટ્રોકેમિકલ્સ વિભાગ

હુ ક મ

સચિવાલય, ગાંધીનગર.

તારીખ :- ૧૧મી માર્ચ, ૧૯૯૭

ગુજરાત આવશ્યક સેવા જાળવવા બાબત અધિનિયમ - ૧૯૭૨.

નં. જી.સે.યુ.-૯૭ (૧૪) જી.ઈ.બી.-૧૫૯૭-૧૨૪૪-ક

ગુજરાત સરકારને ખાતરી થાય છે કે જાહેર હિતમાં નીચે પ્રમાણે કરવું આવશ્યક છે.

તેથી, હવે ગુજરાત આવશ્યક સેવા જાળવવા બાબત અધિનિયમ, ૧૯૭૨ (સન ૧૯૭૨ ના ગુજરાતના ૨૩ માર્ચ ની કલમ-૩ ની પેટા કલમ (૧) થી મળેલો સત્તાનો રુએ, ગુજરાત સરકાર આથી ઉર્જા અને પેટ્રોકેમિકલ્સ વિભાગના તા. ૧૧મી માર્ચ, ૧૯૯૭ ના સરકારી જાહેરનામા નં.જી.સે.યુ.-૯૭-(૧૩)જી.ઈ.બી.-૧૫૯૭-૧૨૪૪-ક, અન્વયે આવશ્યક સેવા તરીકે જાહેર કાર્યા પ્રમાણેની અને આ સંલગ્ન જોડેલ અનુસૂચિમાં નિર્દેશ કર્યા પ્રમાણેની, એ આવશ્યક સેવામાં હળતાળની મનાઈ કરમાવે છે.

અનુસૂચિ

લોકો માટે વીજળી ઉત્પન્ન કરતા હોય અથવા લોકોને વીજળી પૂરી પાડતા હોય અથવા વહેંચતા હોય તેવા ઉદ્યોગોમાંનાં તમામ રોજગાર

ગુજરાતના રાજ્યપાલશ્રીનાં હુકમથી અને તેમના નામે,

એમ.એમ.જોષી,
સરકારના ઉપ સચિવ.



सत्यमेव जयते

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PART IV-B

Rules and Orders (other than those published in Parts I, I-A and I-L) made by the Government of Gujarat under the Gujarat Acts.

સમાજ કલ્યાણ અને આદિજાતિ વિકાસ વિભાગ

જાહેરનામું

સચિવાલય, ગાંધીનગર, ૪થી માર્ચ, ૧૯૯૭.

ગુજરાત અનુસૂચિત જાતિ વિકાસ નિગમ. અધિનિયમ, ૧૯૮૫.

ક્રમાંક : જીએચએલ-૭-અવક-૧૦૮૭-ખા. ૧૯/૯૪, -ગુજરાત અનુસૂચિત જાતિ વિકાસ નિગમ અધિનિયમ ૧૯૮૫ની કલમ ૫(૧) અને ૬(૧) ની જોગવાઈઓ પ્રમાણે નિગમના નિયામક મંડળમાં નીચેની વ્યક્તિઓની સંખ્યા તરીકે તાત્કાલિક અસરથી નિમણૂક કરવામાં આવે છે

- (૧) શ્રી અશોક એ. ડાભી, મું. પોસ્ટ છનીયાણા, તા. વડગામ, જી. બનાસકાંઠા.
- (૨) શ્રી વિનોદચંદ્ર બાલચંદ્રસાઈ સોલંકી, પાટ, જયભવાની સોસાયટી, ડી. એસ. પી. ઓફિસ સામે, મું. મહેસાણા, જી. મહેસાણા.
- (૩) શ્રી ચંદુલાલ મોહનભાઈ રાજપાટ, ચમારવાસ, રૂપાલ, ગાંધીનગર.
- (૪) શ્રી અશોકકુમાર મંગનલાલ, સામેત્રીયા, ૧૯૦૮/૮૩, રમણપુરા, નગરી મીલ સામે, રાંજપુર ટોલનાકા, અમદાવાદ-૨૧,
- (૫) શ્રી બળવંતભાઈ ગો. પરમાર, ૧૧, વિરાટ નગર સોસાયટી, શારદામંદિર રોડ, સંજીવની હોસ્પિટલ પાસે, પાલડી, અમદાવાદ.
- (૬) શ્રી ખીમજીભાઈ ચુડાસમા, વણકરવાસ, કડીયાવાડ, સામે, જુનાગઢ.
- (૭) શ્રી ભરતભાઈ ડી. ભારતી, એડવોકેટ, ૨૩, નવનાથ સોસાયટી, ઉધના, મગદવારોડ, સુરત-૨.
- (૮) શ્રીમતી લક્ષ્મીબેન નાનાવાંઝા, પેલીસ ચોકી પાસે, ચારપુલ, નવસારી જી. વલસાડ.

ગુજરાતના રાજ્યપાલશ્રીના હુકમથી અને તેમના નામે,

રૂપસિંહ કે. મકવાણા,
સરકારના નાયબ સચિવ.



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PART IV-B

**Rules and Orders (other than those published in Parts I, I-A and I-L) made
by the Government of Gujarat under the Gujarat Act.**

URBAN DEVELOPMENT AND URBAN HOUSING DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 14th March, 1997.

THE GUJARAT TOWN PLANNING AND URBAN DEVELOPMENT ACT, 1976.

NO. GH/V/39 of 1997/DVP/2594/895/L.—WHEREAS the Government of Gujarat is of opinion that it is necessary in the public interest to make a variation in the final Revised Development Plan of the town of Navsari (Dist-Valsad) sanctioned under Government Notification, Urban Development and Urban Housing Department Notification No. GH/V/38 of 1985/DVP/2582/385 (85)L, dated the 6th March, 1985;

NOW, THEREFORE, in exercise of the powers conferred by sub-section (1) of section 19 of the Gujarat Town Planning and Urban Development Act, 1976 (President's Act No. XXVII of 1976); the Government of Gujarat hereby:

1. Proposes to modify the aforesaid Revised Development Plan by way of variation in the manner specified in the Schedule appended hereto, and
2. Calls upon any person to submit suggestions or objections, if any with respect to the proposed variation, to the Principal Secretary to Government, of Gujarat, Urban Development and Urban Housing Department Sachivalaya, Gandhinagar in writing within a period of the two months from the date of publication of this notification in the official gazette;

SCHEDULE

Proposed variation to the final Revised Development Plan of Navsari (Dist-Valsad) sanctioned by Government Notification, Urban Development and Urban Housing Department No. GH/V/38 of 1985/DVP/2582/385/(85)-L datd the 6th March, 1985.

The lands bearing R. S. No. 40 paiki, 41 paiki, 42/1, 43, 44, 45, 46, 47/paiki, 52, 54/paiki, 56, 57/paiki, 58/paiki, 59 paiki, 60/paiki, 61/paiki 62. 63, 64, 65, 66/1, 66/2, 67/1, paiki, 67/2 paiki, 67/3 paiki 68, 69, 70, 71, 72, 73, 74, 75 paiki, 76 paiki, 120 paiki, 121/paiki, 126 and 127/paiki marked as A-B-C-D-E-F-A on the accompanying part plan designated for 'Agricultural Zone' in the sanctioned Revised Development Plan of Navsari shall be deleted from the said zone and the lands so released shall be designated for 'Residential Zone' under Section 12(2) (a) of the Gujarat Town Planning and Urban Development Act, 1976.

The appropriate Authority (Navsari Nagarpalika) shall prepare a Town Planning Scheme and a varied Town Planning Scheme inclusive of this area in accordance with the provisions of the Gujarat Town Planning and Urban Development Act, 1976.

By order and in the name of the Governor of Gujarat,

J. H. TAMAKUWALA,
Officer on Special Duty and Joint Secretary to Government.



१२५३ ३३३

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MONDAY, MARCH 17, 1997/PHALGUNA 26, 1918

Separate paging is given to this Part in order that it may be filed as a Separate Compilation.

PART IV-B

**Rules and Orders (other than those published in Parts I, I-A and I-L) made
by the Government of Gujarat under the Gujarat Acts.**

LABOUR AND EMPLOYMENT DEPARTMENT.

Notification

Sachivalaya, Gandhinagar, 17th march, 1997.

THE BOMBAY RELIEF UNDERTAKINGS (SPECIAL PROVISIONS) ACT, 1958.

No. GH-R/43/BRU/1095/1517/M(3).—WHEREAS THE MAHESWARI MILLS LIMITED, Shahibag Road, Ahmedabad-380 004 (hereinafter referred to as "the said undertaking") has applied for declaring it as a "relief undertaking" under section 3 of the Bombay Relief Undertaking (Spl. provisions) Act, 1958 for the purpose of exemption from Hank Yarn Obligation;

AND WHEREAS the said undertaking is a sick unit under Rehabilitation package sanctioned by the BIFR under section 18(4) of the Sick Industrial Companies (Special Provisions) Act, 1985;

AND WHEREAS the Company has been regularly paying all current dues of Labours and there is no outstanding of wages, Provident Fund and Gratuity and the Textile Labour Association has granted "No objection Certificate if the said undertaking is declared as a "relief undertaking";

NOW, THEREFORE, in exercise of the powers conferred by sub-section (2) of section 3 and also by sub-clause (iv) of clause (a) of sub-section (1) of section 4 of the Bombay Relief Undertakings (Special Provisions) Act, 1958, the Government of Gujarat hereby—

(i) Declares the said undertaking as a 'relief undertaking's for a period of twelve months with effect from the 1st October, 1996 and accordingly the said undertaking shall continue to be conducted to serve as a measure of unemployment relief in relation to Hank Yarn Obligation; and

(ii) directs, in relation to the said undertaking that all rights, privileges, obligations, liabilities accrued or incurred before the said undertaking is declared to be a relief undertaking and any remedy for the enforcement thereof shall be suspended and all proceedings, relating thereto pending before any Court, Tribunal, Officer or Authority shall be stayed for a period of twelve months with effect on and from the 1st October, 1996.

By order and in the name of the Governor of Gujarat.

V. D. NAIK,
Deputy Secretary to Government.



सत्यमेव जयते

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TUESDAY, MARCH 18, 1997/PHALGUNA 27, 1918

Separate paging is given to this Part in order that it may be filed as a separate compilation:

PART IV-B

Rules and Orders (other than those published in Parts I, I-A and I-L) made by the Government of Gujarat under the Gujarat Acts.

URBAN DEVELOPMENT AND URBAN HOUSING DEPARTMENT

Notification

Sachivalaya, Gandhinagar, Dated 18th March, 1997.

THE GUJARAT TOWN PLANNING AND URBAN DEVELOPMENT ACT, 1976.

No.GH/V/40 of 1997/DVP-1995-1436-L.- Where as the Government of Gujarat was of the opinion that it was necessary in the public interest to make variation in the final development plan of Keshod (District-Junagadh) sanctioned under Government Notification, Urban Development and Urban Housing Department No.GH/V/216 of 1990/DVP-1989-3082-(90)-L, dated the 16th November, 1990(hereinafter referred to as "the said development plan");

And whereas the variation proposed to be made in the said development plan was published as required by sub-section (1) of section 19 of the Gujarat Town Planning and Urban Development Act, 1976 (President's Act No. 27 of 1976) (hereinafter referred to as "the said Act") in the Gujarat Government Gazette Part IV-B, dated 20th June, 1996, on page No. 125-3 under Government Notification, Urban Development and Urban Housing Department No. GH/V/94 of 1996/DVP-1995-1436-L, dated the 20th June, 1996 alongwith a notice calling upon any person to submit suggestions or objections if any with respect to the proposed variation to the Additional Chief Secretary to the Government of Gujarat, Urban Development and Urban Housing Department, Sachivalaya, Gandhinagar in writing within a period of two months from the date of publication of the said variation;

And whereas the Government of Gujarat has not received any suggestions and objections:

And whereas the Government of Gujarat has consulted Keshod Nagarpalika;

Now, therefore, in exercise of the powers conferred by section 19 of the Gujarat Town Planning and Urban Development Act, 1976 (President's Act No. 27 of 1976) the Government of Gujarat hereby:—

(a) sanctions the said variation to be made in the said development plan, as set out in Schedule appended hereto, and

(b) specifies that the variation so set out shall come into force from the 18th March 1997.

SCHEDULE

Variation to the final Development plan of Keshod (District-Junagadh) sanctioned by Government Notification Urban Development and Urban Housing Department No. GH/V/216/ of 1990/DYP-1989-3082-(90)-L dated the 16th November, 1990.

The lands bearing R.S. No. 603/1 part and 603/2 paiki of Keshod marked ABCDEFA on the accompanying plan designated for "Agricultural Zone" in the sanctioned Development Plan of Keshod shall be deleted from the said zone and the lands thus released shall be designated for "Industrial Zone" under section 12(2) (a) of the Gujarat Town Planning and Urban Development Act, 1976.

By order and in the name of the Governor of Gujarat,

J. H. TAMAKUWALA,
Officer on Special Duty & Joint Secretary to Government.



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PART IV-B

Rules and Orders (other than those published in Parts I, I-A and I-B made by the Government of Gujarat under the Gujarat Act).

કૃષિ સહકાર અને ગ્રામ વિકાસ વિભાગ

॥ श्रीगणेशाय नमः ॥

सचिवालय, गांधीनगर, १३मी मार्ग, १९९३.

ગુજરાત ખેત ઉત્પન્ન બજાર અધિનિયમ, ૧૯૬૩.

નં. અમેચક્રેચ/૧૮-૯૭/રોપીચેમ/૧૧૯૬/૩૩૫૭/ગ/૯૮૮).—ગુજરાત ખેત ઉત્પન્ન બજાર સમિતિવચન, ૧૯૬૩ (તેને ૧૯૬૪ માં ગુજરાતના સમિતિવચન નં. ૨૦) જોડેના આમાં હવે પછી સદરહુ સમિતિવચન તરીકે ઉલ્લેખ કર્યો છે તેની કથમ ૧૧(૧) અને ગુજરાતના ખેતીના ઉત્પન્નના બજારો બાબતનાં નિયમો, ૧૯૮૫ના નિયમ-૨૭ અનુચે પબ્લિક સત્તાની રૂપે વિધાયકશી, જે બજાર અને ગ્રામ્ય સર્જનત્ર, ગુજરાત રાજ્ય, ગાંધીનગરના તા. ૨૫મી જૂન ૧૯૮૨ના જાહેરનામા ક્રમાંક : ઈ/સા/૯૨/૧૧૩/૧૫૨/૮૭ નં/૧૩૫૮/ચી ચૂંટણીથી નિયુક્તિ કરવામાં આવેલ ખેતીવાડી ઉત્પન્ન બજાર સમિતિ, કરબજા વિ. વડોદરાની મુદત તા. ૧૭મી ઓગસ્ટ, ૧૯૮૬ના રોજ પૂરી થઈ છે. સદરહુ બજાર સમિતિની સામાન્ય ચૂંટણીનો હાથ ધરવાની થાય છે. પરંતુ નામ હાઈકોર્ટના ચુકાદા મુજબ ચોમાસા દરમિયાન બજાર સમિતિરચેની ચૂંટણીઓ કરવામાં આવતી નથી. તે હકીકત ધ્યાનમાં લઈને ખેત બજાર સમિતિ, કરબજાની મદદ વધારો કરવાની દરખાસ્ત વિચારણામાં હતી.

આથી પુણ્ય વિચારણાને અંતે ગુજરાત ખેત ઉત્પન્ન બજાર સમિતિયમ ૧૯૬૩ની ક્લમ ૧૧(કે) (કે) હેઠળ મળેલ માત્રાની રૂબે
ગુજરાત સરકાર ખેત ઉત્પન્ન બજાર સમિતિ, જિ. વડોદરાની મુદત તા. ૧૮મી ઓગષ્ટ ૧૯૬૬ થી ૧૫મી જાન્યુઆરી, ૧૯૬૭
સુધી વધારે છે.

गुणशतनां संख्यपालकांश्च ह्युक्तमर्थं यन्ने तैमनां नाम्ने,

जे. सी. सेनवा,
सरकारना विप-सचिव.



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PART IV-B

Rules and Orders (other than those published in Parts I, I-A and I-L) made by the Government of Gujarat under the Gujarat Acts.

HOME DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 27th March, 1997.

THE GUJARAT ESSENTIAL SERVICES MAINTENANCE ACT, 1972.

No. G/G/97/45/MVD/1997/1072/KH:—WHEREAS, the Government of Gujarat is of the opinion that strike in a transport service (other than railway service) for the carriage of goods by land would prejudicially affect the maintenance of public utility service and the maintenance of supplies or services essential to the life of the community and would thereby result in the infliction of grave hardship on the community;

NOW, THEREFORE, in exercise of the powers conferred by sub-clause (ii) of clause (a) of sub-section (1) of section 2 of the Gujarat Essential Services Maintenance Act, 1972 (Guj. 23 of 1972), the Government of Gujarat hereby declares transport service (other than railway service) for the carriage of goods by land to be an essential service for the purpose of the said Act.

By order and in the name of the Governor of Gujarat,

V. M. CHAUHAN,

Joint Secretary to Government.



सत्यमेव जयते

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PART IV—B

Rules and Orders (other than those published in Parts I, I-A and I-L) made by the Government of Gujarat under the Gujarat Acts.

HOME DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 27th March, 1997.

BOMBAY MOTOR VEHICLES TAX ACT, 1958.

No. G/G/97/46/MTA/2093/3115/KH:—In exercise of the powers conferred by sub section (2) of section 13 of the Bombay Motor Vehicles Tax Act, 1958 (Bom. LXV of 1958) and in supersession of Government Notification, Home Department No. GH/G/93/112/MTA/2093/3115/KH, dated the 1st September, 1993, the Government of Gujarat hereby partially exempts goods carriages owned by holders of national permits, in respect thereof, issued by the appropriate authority of any of the States (other than the State of Gujarat) or Union Territory and who have chosen to operate in the State of Gujarat, from payment of, so much of the amount of tax in excess of five thousand rupees irrespective of the laden weight of the vehicle subject to the following conditions, namely:—

1. The said sum of five thousand rupees shall be payable as tax (hereinafter referred to as composite tax) is paid in full in advance for a period of one year from the date of validity of the National Permit or authorisation.
2. When the validity of authorisation exceeds the period of payment of tax by the period not exceeding one year, the tax shall be paid for the remaining period so as to make the validity of the payment of composite tax co-terminus with the validity of permit or authorisation.
3. The year commencing from the date of validity of permit or authorisation shall be taken as a unit and not quarters, months and days.
4. The composite tax on multi-axle vehicles shall be 25 percent less than the rate applicable for conventional two-axle vehicles.

5. If any variation is granted by way of inclusion of Gujarat State to goods carriage covered by a National Permit, the amount composite tax shall be paid on pro-rate basis for the remaining period of validity of authorisation.

6. In case a vehicle covered by a national permit is replaced by another vehicle, the composite tax already paid in respect of the former vehicle shall be deemed to have been paid for the latter vehicle for the unexpired period of authorisation of the former vehicles.

7. Where the composite tax remains unpaid on or before the fifteen days prior to the commencement of the next authorisation period, an additional sum of rupees one hundred per month or part thereof shall be paid in addition to the aforesaid composite tax.

8. The tax leviable in respect of every such goods carriage under any law relating to tax on motor vehicles for the time being in force in any such State, or Union Territory, has been paid in full in relation to the year so reckoned during which the vehicle is in use under the authority of such National Permit in the State of Gujarat and the holder of such National Permit has obtained an endorsement thereon that the tax has been paid, he shall produce it on demand for inspection by any officer authorised by the State Government in this behalf.

9. No refund of composite tax paid under this notification shall be allowed under any circumstances.

Explanation :

For the purpose of this notification the expressions 'appropriate authority' and 'national permit' shall have the same meaning as are assigned to them in the explanation to sub-section (14) of section 88 of the Motor Vehicles Act, 1988 (59 of 1988).

By order and in the name of the Governor of Gujarat,

V. M. CHAUHAN,
Joint Secretary to Government.



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PART IV-B

**Rules and Orders (other than those published in Parts I, I-A and I-L) made
by the Government of Gujarat under the Gujarat Act.**

HOME DEPARTMENT

Order

Sachivalaya, Gandhinagar, 27th March, 1997.

THE GUJARAT ESSENTIAL SERVICES MAINTENANCE ACT, 1972.

No. G/G/97/47/MVD/1097/1072/KH.-WHEREAS, the transport service (other than railway service) for the carriage of goods by land is declared to be an essential service under Government in Home Department Notification No. G/G/97/45/MVD/1097/1072/KH dated the 27th March, 1997.

AND, WHEREAS, the Government of Gujarat is satisfied that for maintenance of supplies or services essential to the life of community it is necessary and expedient to make the following order in the public interest;

NOW, THEREFORE, in exercise of the powers conferred by sub-section (1) of section 3 of the Gujarat Essential Services Maintenance Act, 1972 (Gujarat 23 of 1972), the Government of Gujarat hereby prohibits strike in transport service (other than railway service) for the carriage of goods by land.

By order and in the name of the Governor of Gujarat,

V. M. CHAUHAN,
Joint Secretary to Government.



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PART IV-B

**Rules and Orders (other than those published in Parts I, I-A and I-L) made
by the Government of Gujarat under the Gujarat Act.**

HOME DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 26th March, 1997.

BOMBAY MOTOR VEHICLES TAX ACT, 1958.

No. GG/97/41/MVR/1097/746/KH.—In exercise of the powers conferred by sub-section (1B) of section 20 of the Bombay Motor Vehicles Tax Act, 1958 (Bom. LXV of 1958), the Government of Gujarat hereby declares that the toll shall be levied on Motor Vehicles of the Classes and trailers drawn by such vehicles, specified in column-2 at the rate specified against each of them in column 3 of the Schedule appended hereto, passing over the Bridge on river Machhu near Morbi on Morbi bye pass road joining Rajkot-Morbi Navlakhi road to National Highway No. 8A, till the capital outlay, interest thereon and the expenses of collection of toll are fully recovered ;

SCHEDULE

Sr. No.	Classes of vehicles	Rate of toll per vehicle per trip.
1	Car, Jeep, Taxi, Pickup van, Autorickshaw, Station Wagon, Tempo and three wheeler scooter or other auto driven light motor vehicles with or without trailers	Rs. 5.00
2.	Bus, Truck and other heavy motor vehicles including truck trailer combination	Rs. 15.00
3.	Other mechanically-Propelled, vehicles (not mentioned above) like mobilecranes, dozers, earth movers, road rollers and over-dimensioned vehicles.	Rs. 20.00

Note :

- (i) When any vehicle is required to pass over the bridge more than once in a day, the user shall have option to pay one and half time the above rates while crossing the bridge in the first trip itself.
- (ii) When any of the vehicles is required to pass over the bridge continuously and frequently for a period of month or more, the owner of the vehicle may obtain a monthly pass on the payment of thirty times single rate of toll specified against such vehicles in schedule.
- (iii) The officers and the employees of the State Government appointed in this behalf shall collect the toll and issue a receipt thereof.

By order and in the name of the Governor of Gujarat,

JASVANT GANDHI,
Under Secretary to Government,

ગુજ વિભાગ

જાહેરનામું

સચિવાલય, ગાંધીનગર, ૨૬મી માર્ચ, ૧૯૯૭.

મુંબઈ મોટર વાહનવેરા અધિનિયમ, ૧૯૧૮.

ક્રમાંક : જજ/૮૭/૪૧/એમવી.આર/૧૦૮૭-૭૪૬-બ.—મુંબઈ મોટર વાહનવેરા અધિનિયમ, ૧૯૧૮(સન ૧૯૫૮ના મુંબઈના ૬૫મી)ની કલમ ૨૦ની પેટા-કલમ (૧-ખ)થી મળેલી સત્તાની રૂએ, ગુજરાત સરકાર, આથી, જાહેર કરે છે કે રાષ્ટ્રીય ધોરી માર્ગ ટ-૩થી રાજકોટ-મોરબી નવલખી રોડ સાથે જોડતા મોરબી પાસેથી પસાર થતા માર્ગપરના મોરબી નજીક મચ્છુ નદી ઉપરના પૂલ ઉપરથી પસાર થતા, આ સાથે જોડેલી અનુસૂચિના કોલમ-૨માં નિર્દિષ્ટ કરેલા મોટર વાહનના વર્ગો અને આવા વાહનો દ્વારા ખેતરોમાં આવતા ટ્રેઈલરો ઉપર, કોલમ ૩માં તેમની દરેકની સામે નિર્દિષ્ટ કરેલા દરે, જ્યાં સુધી મૂડી ખર્ચ, તે ઉપરનું વ્યાજ અને નાકાવેરા ઉધરાવવાનું ખર્ચ પૂરેપૂરું વસૂલ ન થાય ત્યાં સુધી, નાકાવેરા લેવામાં આવશે.

અનુસૂચિ

અનુ.નં.	વાહનોના વર્ગ	દરેક ફેરા (ટ્રીપ) દીઠ વાહન દીઠ નાકા-વેરાનો દર.
૧	૨	૩
૧.	કાર, જીપ, ટેક્સી, પીક-અપ-વાન, ઓટોરીક્ષા, સ્ટેશનવેગન, ટેમ્પો અને ત્રણ પૈડાવાળું સ્કુટર, અથવા ટ્રેઈલરો સાથે અથવા તે સિવાય હળવા મોટર વાહનો ચાલવતા અન્ય ઓટો.	રૂ. ૫.૦૦/-
૨.	બસ, ટ્રક અને ટ્રક ટ્રેઈલર જોડાણ સહિતના અન્ય ભારે મોટર વાહનો.	રૂ. ૧૫.૦૦
૩.	મોબાઈલ, કેનો, ડોઝર્સ, અર્થ મુવર્સ, રોડ રોલર્સ અને ઓવર ડાયમેન્શન્ડ વ્હીકલો જેવા (ઉપર જણાવેલ ન હોય તેવા) અન્ય યાંત્રિક રીતે ચલાવાતા વાહનો.	રૂ. ૨૦.૦૦

નોંધ:—(૧) કોઈ વાહનને દિવસમાં એક કરતાં વધુ વખત પુલ ઉપરથી પસાર થવું પડે ત્યારે, વાપરનારને, તેના પ્રથમ ફેરા (ટ્રીપમાં) પુલ પસાર કરતી વખતે ઉપરના દર કરતાં દોઢ ગણા દર ભરવાનો વિકલ્પ રહેશે.

(૨) કોઈ વાહનને, મહિના અથવા તે કરતાં વધુ મુદત માટે પુલ ઉપરથી સતત અને વારંવાર પસાર થવું પડે ત્યારે, વાહનનો માલિક, અનુસૂચિમાં આવા વાહનો સામે નિર્દિષ્ટ કરેલા નાકાવેરાના તરફના દરથી ત્રીસ ગણા દરે ચૂકવણી કર્યે માસિક પાસ મેળવી શકશે.

(૩) આ અર્થે નીમાયેલા રાજ્ય સરકારના અધિકારીઓએ અને કર્મચારીઓએ નાકાવેરા ઉધરાવવા જોઈશે અને તેની પહોંચ આપવી જોઈશે.

ગુજરાતના રાજ્યાધિકારીના હુકમથી અને તેમના નામે,

જશવંત ગાંધી,
સરકારના ઉપસચિવ.

સરકારી મધ્યસ્થ પ્રેસ, ગાંધીનગર



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PART IV-B

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REVENUE DEPARTMENT

Order

Sachivalaya, Gandhinagar, 31st March 1997.

BOMBAY STAMP ACT, 1958.

No. GHM-97/ 14 /M/STP/1097/365/H.1 : In exercise
of the powers conferred by clause (a) of section 9
of the Bombay Stamp Act, 1958 (Bom.LX of 1958), the
Government of Gujarat hereby remits, with effect on
and from the 1st April, 1997 the duty on the instru-
ment relating to security for repayment of loan
chargeable under Article 6(2) of Schedule-I to the
said Act executed by farmer, unemployed person and
the beneficiary under a scheme sponsored by the State
Government or the Government of India.

By order and in the name of the Governor of Gujarat,

Mahendra P. Dave,
Deputy Secretary to Government.

REVENUE DEPARTMENT

Order

Sachivalaya, Gandhinagar, 31st March 1997.

BOMBAY STAMP ACT, 1958.

No. GHM-97/ 15 /M/STP/1097/365/H.1 :- In exercise of the powers conferred by clause (a) of Section 9 of the Bombay Stamp Act, 1958 (Bom.LX of 1958), the Government of Gujarat hereby reduces, with effect on and from the 1st April, 1997, the duty with which the instrument described in column 1 of the Table below, is chargeable under the said Act, to the duty at the rate specified in column 2 of the said Table.

T A B L E

Description of Instrument.	Reduced rate of duty.
1.	2.
Instrument of Conveyance executed by the Gujarat Housing Board, other Board or Corporation owned or controlled by the Government or the Local Authority, relating to the residential houses constructed by them where the price of such house does not exceed Rs.75,000/-.	One rupee for every hundred rupees or part thereof.

By order and in the name of the Governor of Gujarat,

Mahendra P. Dave,

Deputy Secretary to Government.

(C)



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HOME DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 31st March, 1997.

BOMBAY MOTOR VEHICLES TAX ACT, 1958.

No. G/G/97/48/MTA/1097/947/KH :—In exercise of the powers conferred by sub-section (2) of section 13 of the Bombay Motor Vehicles Tax Act, 1958 (Bom. LXV of 1958) and of all other powers enabling it in that behalf, the Government of Gujarat hereby exempts with effect on and from the 1st April, 1997 the goods vehicles plying between any other state and the State of Gujarat under Reciprocal Transport Agreement and having countersignature of the State of Gujarat, from the payment of tax to the extent of the amount exceeding five thousand five hundred rupees of motor vehicle tax liable in the State of Gujarat for a period of each financial year irrespective of its gross vehicle weight subject to the following conditions namely :—

(1) The said sum of five thousand five hundred rupees payable as tax is paid in full in advance for each financial year.

(2) Where the countersignature has been granted after the first quarter of the financial year, the tax shall be assessed on *pro-rata* basis for the remaining quarters of the financial year including the quarter in which the countersignature is granted. Quarter shall be taken as a unit and not in month and days.

(3) No refund on account of non-use or any other cause shall be permissible except in a case where the replacement of vehicle has been granted, the tax paid in respect of the vehicle covered by the countersignature permit, shall be adjusted towards the replacer vehicle.

(4) The tax leviable in respect of every such goods vehicle and any law relating to tax on motor vehicles for the time being in force in Gujarat State has been paid in full in relation to the financial year during which the vehicle is in use, under the authority of countersignature permit in the State of Gujarat and the holder of such countersignature permit has obtained an endorsement thereon that the tax has been paid and produces it on demand for the inspection by any officer duly authorised or empowered by the State Government in this behalf.

By order and in the name of the Governor of Gujarat,

V. M. CHAUHAN,
Joint Secretary to Government.



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URBAN DEVELOPMENT AND URBAN HOUSING DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 31st March, 1997.

THE GUJARAT TOWN PLANNING AND URBAN DEVELOPMENT ACT, 1976.

No. GH/V/46 of 1997/TPS-1196-2842-L :—WHEREAS, under Government Notification, Urban Development and Urban Housing Department No. GH/V/165 of 95/TPS-1195-907-L, dated 28th November, 1995, the Government of Gujarat had, in exercise of the powers conferred by sub-section (2) of section 48 of the Gujarat Town Planning and Urban Development Act, 1976 (President's Act No. 27 of 1976)* (hereinafter referred to as "the said Act"), sanctioned a draft Town Planning Scheme, Ahmedabad No. 23 (Sabarmati) (Second Varied) (hereinafter referred to as "the said second varied draft scheme") submitted to it by the Ahmedabad Municipal Corporation;

AND, WHEREAS, in exercise of the powers conferred by section 50 of the said Act, Government of Gujarat had appointed the Town Planning Officer for the said second varied draft scheme;

AND, WHEREAS, the Town Planning Officer appointed has submitted to the Government of Gujarat the Town Planning Scheme, Ahmedabad No. 23 (Sabarmati) (Second Varied)-Preliminary Scheme-(hereinafter referred to as "the said second varied Preliminary Scheme") as required under sub-section (2) of section 52 and section 64 of the Gujarat Town Planning and Urban Development Act, 1976 (President's Act No. 27 of 1976);

NOW, THEREFORE, in exercise of the powers conferred by section 65 of the Gujarat Town Planning and Urban Development Act, 1976, (President's Act No. 27 of 1976) the Government of Gujarat hereby :-

- (a) sanctions the "said second varied preliminary scheme" without any modifications;

(b) states that the said second varied preliminary scheme shall be kept open to inspection by the public at the office of the Ahmedabad Municipal Corporation during office hours on all working days except Sundays and holidays, and

(c) fixes the 30th day of April, 1997 as the date for purpose of clause (b) of sub-section (2) of the said Section 65.

By order and in the name of the Governor of Gujarat,

J. H. TAMAKUWALA,
Officer on Special Duty & Joint
Secretary to the Government.



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LABOUR AND EMPLOYMENT DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 27th March, 1997.

THE BOMBAY RELIEF UNDERTAKINGS (SPL. PROVISIONS) ACT, 1958.

No. GHU-49-BRU-1097-506-M(3) :—WHEREAS the Government of Gujarat considers it necessary as to do;

NOW, THEREFORE, in exercise of the powers conferred by section 3 of the Bombay Relief Undertakings (Spl. Provision) Act, 1958 (Bom. XCVI of 1958) the Government of Gujarat hereby declares that the GSL (India) Ltd., Village Amletha, Rajpipla, District Bharuch, shall with effect from the 27th March, 1997 be conducted to serve as measures of preventing unemployment and the said undertaking shall accordingly be deemed to be a relief undertaking for the purposes of the said Act, and in exercise of the powers conferred by the sub-clause (iv) of clause (a) of sub-section (1) of section 4 of the Bombay Relief Undertakings (Spl. Provisions) Act, 1958 (Bom. XCVI of 1958), the Govt. of Gujarat hereby directs that in relation to the GSL (India) Ltd., Village Amletha, Rajpipla, District Bharuch which has, under Section 3 of the said Act, been declared a relief undertaking all rights, privileges, obligations, or liabilities other than liabilities arising from law in relation to workers of the said relief undertaking accrued or incurred before the said undertaking was declared a relief undertaking and any remedy for the enforcement thereof, shall be suspended and all proceedings relating thereto pending before any Court, Tribunal, Officer or Authority shall be stayed during the period for which the said undertaking shall continue as a relief undertaking namely, the period of twelve months commencing from 27th March, 1997.

By order and in the name of the Governor of Gujarat.

V. D. NAIK,
Deputy Secretary to Government.

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FINANCE DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 1st April, 1997.

GUJARAT SALES TAX ACT, 1969.

No. (GHN-4) GST-1097-S(55)(A) (2) TH.—In exercise of the powers conferred by section 55A of the Gujarat Sales Tax Act, 1969 (Guj 1 of 1970), and in supersession of the Government Notification No. (GHN-28) GST-1093-S(55)(A)(1) TH, dated 18 h October, 1993, the Government of Gujarat hereby fixis the rate of composition payable in lieu of the amount of tax mentioned in column (3) of the Schedule hereto in respect of each of the work contract shown in column (2) of the said Schedule, having regard to the incidence of the tax on the nature of goods involved in the execution of total value of the works contract ;

SCHEDULE

Sr. No. (1)	Description of works contract (2)	Rate of Composition (3)
1.	works contract for civil works like construction of building, bridges or road, and for repairs thereof	2%
2.	Installation of air conditioners and A.C. coolers and for repairs thereof.	15%
3.	Furniture and Fixtures, Partitions including contracts for interior decoration and for repairs thereof.	5%
4.	Fabrication and installation of lifts or elevators or escalators and for repairs thereof.	10%
5.	Fabrication and installation of Plant and Machinery and for repairs thereof.	5%
6.	Construction of bodies on chasis of motor vehicles including three wheelers and for repairs thereof.	3%
7.	Ship-building, including construction of barges, ferries, tugs, trawlers or dredgers and for repairs thereof.	2%
8.	Works contracts other than those mentioned above and for repairs thereof.	12%

By order and in the name of the Governor of Gujarat,

M. N. JOSHI,
Joint Secretary to Government.



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FINANCE DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 1st April, 1997.

GUJARAT SALES TAX ACT, 1969.

No. (GHN-5)-GST- 1097-(S. 49)-(299) TH.—WHEREAS the Government of Gujarat considers it necessary so to do in the public interest :

NOW, THEREFORE, in exercise of the powers conferred by the sub-section (2) of section 49 of the Gujarat Sales Tax Act, 1969 (Guj. 1 of 1970), the Government of Gujarat hereby amends the Government Notification, Finance Department No. (GHN-14)/GST/1092(S. 49) (251)-TH dated the 1st April, 1992, as follows, namely:—

In the said Notification in the Schedule—

(i) in the entry at serial No. 2, the existing entry shall be renumbered as sub-entry (I) of that entry and after the sub-entry (I) as so renumbered the following sub-entry shall be inserted, namely:—

1	2	3	4
"(2)	Sales of improved seeds sold in packings for agricultural use.	To the extent, to which the amount of sales tax exceeds two paise in the rupee."	—
(2) in the entry at serial No. 6 sub-entry (3A) shall be deleted;			
(3) the entries at serial Nos. 10, 13, 14, 15, 16, 17, 18, 19, 20, 21, 22, 23, 24, 25, 26, 30, 31, 36, 37, 39, 52, 55 and 64 shall be deleted;			
(4) in the entry at serial No. 69,—			
(a) in sub-entry (3), in column 3, for the items (1) and (2), the following shall be substituted, namely:—"whole of sales tax or general sales tax";			
(b) in condition 19, para. (ii) shall be deleted ;			
(5) after the entry at serial No. 71, the following new entries shall be added, namely:—			
"72.	Sales of idols and their allied articles.	Whole of Tax—	—
73.	Sales of gunny bags and hessians (including used bags)	To the extent to which the amount of sales tax exceeds two paise in the rupee.	—
74.	Sales of sand, grit and gravels.	To the extent of which the amount of sales tax exceeds four paise in the rupee.	—
75.	Sales of frames, windows, doors, grills, gates and shutters made of iron, steel or aluminium.	To the extent of which the amount of sales tax exceeds eight paise in the rupee.	—
76.	Sales of dry fruits	To the extent to which the amount of sales tax exceeds six paise in the rupee.	—
77.	Sales of jelly filled telephone cables, optical fibre cables and speciality communication cables	To the extent to which the amount of sales tax exceeds four paise in the rupee.	—
78.	Sales of asbestos cement products	To the extent to which the amount of sales tax exceeds eight paise in the rupee.	—
79.	Sales of products of ceramic fibres	To the extent to which the amount of sales tax exceeds eight paise in the rupee.	—
80.	Sales of cement manufactured by a mini-cement plant.	To the extent to which the amount of sales tax exceeds twelve paise in the rupee.	(1) if such cement is manufactured by a mini-cement plant using vertical shaft kiln technology. (2) if such cement is manufactured from clinker manufactured by such plant.
81.	Sales of granules and resins of PVC, HDPE, LDPE, LLDPE.	To the extent to which the amount of sales tax exceeds four paise in the rupee.	—

1	2	3	4
82.	Sales of dolomite powder.	To the extent to which the amount of sales tax exceeds eight paise in the rupee.	—
83.	(1) Sales of fluorescent tubes including chokes, starters, fixtures and bulbs.	To the extent to which the amount of sales tax exceeds twelve paise in the rupee.	—
	(2) Sales of electrical fans.	To the extent to which the amount of sales tax exceeds twelve paise in the rupee.	—
84.	Sales of cooked food (excluding ice-cream and kulfi) and non alcoholic drinks not containing ice-cream, when served at one time at a price not more than forty rupees per person for consumption at or outside any eating house, restaurant, hotel, refreshment room or boarding establishment which is not a shop or establishment conducted primarily for the sale of sweetmeats, confectionery, cakes, biscuits or pastries.	Whole of Tax	—
85.	Sales of empty tins and empty barrels	To the extent to which the amount of sales tax exceeds four paise in the rupee.	—
86.	Sales of Biaxially Oriented Polypropylene (B.O.P.P.) film.	To the extent to which the amount of sales-tax exceeds four paise in the rupee.	—
87.	Sales of biscuits when sold at a price not exceeding thirty rupees per k. g. by a dealer whose turnover does not exceed forty lakhs rupees in a year.	To the extent to which the amount of sales tax exceeds eight paise in the rupee.	—
88.	Sales of components and parts of motor vehicles specified in sub-entry (1) and (2) of entry 128 of Schedule II, part A of the Act and other articles (including batteries) adapted for use as parts and accessories of such vehicles, not being such articles as are ordinarily also used otherwise than as such part and accessories.	To the extent to which the amount of sales tax exceeds twelve paise in the rupee.	—
89.	Sales of soda water, mineral water, purified water, medicinal water, tonic water, distilled battery water, demineralised water and water, when sold under a brand name in sealed, capsuled or corked bottle, jar or pouch.	To the extent to which the amount of sales tax exceeds eight paise in the rupee.	—
90.	(1) Sales of stationery articles and coloured pencil falling in sub-entry (i) of entry 162 of Schedule II, part A.	To the extent to which the amount of sales tax exceeds eight paise in the rupee.	—

1	2	3	4
	(2). Sales of computer papers and computer stationery.	To the extent to which the amount of sales tax exceeds eight paise in the rupee.	—
91.	Sales of Vessels of every descriptions to be used for plying on water.	To the extent of which the amount of sales tax exceeds two paise in the rupee.	—
92.	Sales of molasses.	To the extent to which the amount of sales tax exceeds eight paise in the rupee.	—
93.	Sales of cup and saucers made of ceramics.	To the extent to which the amount of sales tax exceeds eight paise in the rupee.	—
94.	Sales of soda ash.	To the extent to which the amount of sales tax exceeds five paise in the rupee.	—
95.	Sales of whole milk powder (W.M.P.) (bulk product) or skimmed milk powder (S.M.P.) (bulk product)	To the extent to which the amount of sales tax exceeds two paise in the rupee."	—

By order and in the name of the Governor of Gujarat.

M. N. JOSHI,
Joint Secretary to Government.

FINANCE DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 1st April, 1997:

GUJARAT SALES TAX ACT, 1969.

NO. (GHN-6) GST-1097 (S. 49) (300) TH.—WHEREAS, the Government of Gujarat considers it necessary so to do in the public interest;

NOW, THEREFORE, in exercise of the powers conferred by the sub-section (2) of section 49 of the Gujarat Sales Tax Act, 1969 (Guj. 1 of 1970), the Government of Gujarat hereby amends the Government Notification, Finance Department, No. (GHN-627) GST-1070 (s. 49) TH, dated the 29th April, 1970 as follows, namely:—

In the said Notification, in the Schedule—

- (1) the entries at serial No. 53, 83, 150, 196, 197, 204, 206 and 207 shall be deleted;
- (2) in the entry at serial No. 208, sub-entries (iii), (iv) and (v) shall be deleted ;
- (3) in the entry at serial No. 250, in column 3, for the words "one paise in the rupee" the words "two paise in the rupee" shall be substituted;
- (4) in the entry at serial No. 255, sub-entry (3A) shall be deleted ;
- (5) in the entry at serial No. 255A, sub-entry (4) shall be deleted.

By order and in the name of the Governor of Gujarat,

M. N. JOSHI,
Joint Secretary to Government.



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HOME DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 1st April, 1997.

BOMBAY MOTOR VEHICLES TAX ACT, 1958.

No. G/G/97/49/MTA/1097/710/KH.—In exercise of the powers conferred by sub-section (1) of section 3 of the Bombay Motor Vehicles Tax Act-1958 (Bom. LXV of 1958), the Government of Gujarat hereby with effect on and from the 1st April, 1997, amends the Government Notification, Home Department No. G/G/95/149/MTA 1095/1305/KH-Pt II dated the 31st July, 1995 as follows namely:—

In the said notification, in schedule,

(1) in Part-I, under heading "A Motor vehicles fitted solely with pneumatic tyres" clause 1 shall be deleted.

(2) after Part-II, the following new Parts shall be added, namely:—

'Part-III Motor vehicles using motor spirit.

A. Motor Vehicles fitted solely with pneumatic tyres.

I. Motor Vehicles including tricycles used for the carriage of goods or materials.

- | | |
|--|------|
| (a) Vehicles the registered laden weight of which does not exceed 750 KG. | 440 |
| (b) Vehicles the registered laden weight of which exceeds 750 KG but does not exceed 1500 KG. | 740 |
| (c) Vehicles the registered laden weight of which exceeds 1500 KG but does not exceed 3000 KG. | 1275 |

(d) Vehicles the registered laden weight of which exceeds 3000 KG but does not exceed 4500 KG.	1640
(e) Vehicles the registered laden weight of which exceeds 4500 KG but does not exceed 6000 KG.	2490
(f) Vehicles the registered laden weight of which exceeds 6000 KG but does not exceed 7500 KG.	3070
(g) Vehicles the registered laden weight of which exceeds 7500 KG.	3070 plus Rs. 165 for every 250 KG or part thereof in excess of 7500 KG.

Provided that where a tax on motor vehicles is levied by any local authority the annual rates of tax for motor vehicles registered for use solely within the limits of such local authority shall:—

(i) in case where such motor vehicles are wholly or partially exempted by such local authority from the tax levied by such local authority, be the rates specified in this clause ;

(ii) in any other case, be two-thirds of the rates so specified.

B. Motor Vehicles other than those fitted solely with pneumatic tyres. The rates shown in class-A plus fifty per-centum.

Part-IV. Motor Vehicles using fuel other than motor spirit.

A. Motor Vehicles fitted solely with pneumatic tyres—

I. Motor Vehicles (including tricycles) used for the carriage of goods or materials—

(a) Vehicles the registered laden weight of which does not exceed 750 KG.	585
(b) Vehicles the registered laden weight of which exceeds 750 KG but does not exceed 1500 KG.	1010
(c) Vehicles the registered laden weight of which exceeds 1500 KG	1688
(d) Vehicles the registered laden weight of which exceed 3000 KG but does not exceed 4500 KG.	2235
(e) Vehicles the registered laden weight of which exceeds 4500 KG but does not exceeds 6000 KG.	3285
(f) Vehicles the registered laden weight of which exceeds 6000 KG but does not exceed 7500 KG.	3930
(g) Vehicles the registered laden weight of which exceeds 7500 KG.	The rates shown in item (g) of clause I in Class-A of Part III plus a sur- charge of fifty percen- tum provided that such surcharge shall not exceed Rs. 1800.

Provided that where a tax on motor vehicles is levied by any local authority the annual rates of tax for motor vehicles registered for use solely within the limits of such local authority shall,—

(i) in cases where such motor vehicles are wholly or partially exempted by such local authority from the tax levied by such local authority, be the rates specified in this Clause ;

(ii) in any other case, be two-thirds of the rates so specified.

B. Motor Vehicles other than those fitted solely with pneumatic tyres.

The rates shown in class-A plus fifty per centum."

By order and in the name of the Governor of Gujarat,

JASVANT GANDHI,
Under Secretary to Government.



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by the Government of Gujarat under the Gujarat Acts.

HOME DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 1st April, 1997.

BOMBAY MOTOR VEHICLES TAX ACT, 1958.

No. G/G/97/50/MTA/1097/710-KH:—In exercise of the powers conferred by Sub-section (1) of section 3 of the Bombay Motor Vehicles Tax Act, 1958 (Bom. LXV of 1958), the Government of Gujarat hereby amends with effect on and from the 1st April, 1997, the Government Notification, Home Department No. G/G/95/150/MTA/1095/1305/KH(Pt.II), dated the 31st July, 1995, as follows, namely:—

In the said notification, in Schedule, in Part-I, under the heading "A. Motor Vehicles fitted with pneumatic tyres", for clause III, the following clause shall be substituted namely:—

"III. Motor Vehicles other than those liable to tax under the foregoing provisions of this Schedule—

- | | |
|--|-----------|
| (i) owned by an individual, a local authority, a public trust, a University or an educational or social welfare institution— | |
| (a) Vehicles not exceeding 750 KG in weight, unladen. | Rs. 700 |
| (b) Vehicles exceeding 750 KG in weight, unladen but not exceeding 1000 KG in weight, unladen. | Rs. 11000 |
| (c) Vehicles exceeding 1000 KG in weight, unladen but not exceeding 1250 KG in weight, unladen. | Rs. 14000 |

- (d) Vehicles exceeding 1250 KG in weight, unladen but not exceeding 1500 KG in weight, unladen. Rs. 16000
- (e) Vehicles exceeding 1500 KG in weight, unladen but not exceeding 2250 KG in weight, unladen. Rs. 20000
- (ii) Owned by a person other than an individual, a local authority, a public trust, a University or an educational or social welfare institution. Twice the rates specified above."

By order and in the name of the Governor of Gujarat,

JASVANT GANDHI,
Under Secretary to Government.



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TUESDAY, APRIL 1, 1997/CHAITRA 11, 1919

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PART IV—B

Rules and Orders (other than those published in Parts I, I-A and I-L) made by the Government of Gujarat under the Gujarat Acts.

HOME DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 1st April, 1997.

BOMBAY MOTOR VEHICLES TAX ACT, 1958:

No. G/G/97/51/MTA-1097-710-KH.—In exercise of the powers conferred by sub-section (1) of section 3 of the Bombay Motor Vehicles Tax Act, 1958 (Bsm. LXV of 1958), the Government of Gujarat hereby amends with effect on and from the 1st April, 1997, the Government Notification, Home Department No. G/G/95/151/MTA-1095/1305/KH (Pt. II) dated the 31st July, 1995, as follows, namely:—

In the said notification, in Schedule, in Part-I, under the heading, "A Motor Vehicles fitted solely with pneumatic tyres," for clause III, the following clause shall be substituted, namely:—

"III. Motor vehicles other than those liable to tax under the foregoing provisions of this Schedule—

(i) owned by an individual, a local authority, a public trust, a University, or an educational or social welfare institution—

(1)

Rate of lump
sum tax.

(2)

75-1

IV--B-Ex-75

	Vehicles not exceeding 750 KG in weight, unladen.	Vehicles exceeding 750 KG in weight, unladen but not exceeding 10000KG in weight unladen.	Vehicles exceeding 1000 KG in weight, unladen but not exceeding 1250KG in weight, unladen.	Vehicles exceeding 1250 KG in weight, unladen but not exceeding 1500 KG in weight, unladen.	Vehicles exceeding 1500 KG in weight, unladen but not exceeding 2250 KG in weight unladen.
	Rs. (a)	Rs. (b)	Rs. (c)	Rs. (d)	Rs. (e)
If the Vehicle is already registered and its age from the month of registration is—					
(i) not more than 2 years	6650	10450	13300	15200	19000
(ii) more than 2 years but not more than 3 years.	6300	9900	12600	14400	18000
(iii) more than 3 years but not more than 4 years.	5950	9350	11900	13600	17000
(iv) more than 4 years but not more than 5 years.	5600	8800	11200	12800	16000
(v) More than 5 years but not more than 6 years.	5250	8250	10500	12000	15000
(vi) more than 6 years but not more than 7 years	4900	7700	9800	11200	14000
(vii) more than 7 years but not more than 8 years.	4550	7150	9100	10400	13000
(viii) more than 8 years but not more than 9 years.	4200	6600	8400	9600	12000
(ix) more than 9 years but not more than 10 years.	3850	6050	7700	8800	11000
(x) more than 10 years but not more than 11 years.	3500	5500	7000	8000	10000
(xi) more than 11 years but not more than 12 years.	3150	4950	6300	7200	9000
(xii) more than 12 years but not more than 13 years.	2800	4400	5600	6400	8000
(xiii) more than 13 years more than 14 years.	2450	3850	4900	5600	7000
(xiv) more than 14 years.	2100	3300	4200	4800	6000
(ii) owned by a person other than an individual, a local authority, a public trust, a university or an educational or social welfare institution.	Twice the rates specified above."				

By order and in the name of the Governor of Gujarat,
JASVANT GANDHI,
Under Secretary to Government.



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PART IV-B

**Rules and Orders (other than those published in Parts I, I-A and I-L) made
by the Government of Gujarat under the Gujarat Acts.**

ENERGY & PETROCHEMICALS DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 2nd April, 1997.

GUJARAT RESTRICTION ON CONSUMPTION AND REGULATION OF SUPPLY OF ELECTRICAL ENERGY AND PERIODS OF WORKS ORDER, 1984.

No. GHU/97/20/CPI/1496/1268/K-1.—In exercise of the powers conferred by clause-8 of the Gujarat Restriction on Consumption and Regulation of Supply of Electrical Energy and Periods of Works Order, 1984, the Government of Gujarat hereby amends the Government Notification, Energy and Petrochemicals Department No. GHU/93/14/ELC/1493/994(i)/K-1 dated 20th July, 1993 as under :-

In Schedule-I, after Sr. No. 229, the following shall be inserted :

Sr. No.	Name of the Unit	Village	District	Load permitted on every weekly staggered holiday.
1	2	3	4	5
230	Hiran Orgochem Ltd.	Panoli	Bharuch	150 KVA.

This shall come into force with effect from the date of issue of this notification.

By order and in the name of the Governor of Gujarat,

R. G. DAVE,
Section Officer.

ENERGY & PETROCHEMICALS DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 2nd April, 1997:

GUJARAT RESTRICTION ON CONSUMPTION AND REGULATION OF SUPPLY OF ELECTRICAL ENERGY AND PERIOD OF WORKS ORDER, 1984.

No. GHU/97/21/CPI/1496/8612/K.-1.—In exercise of the powers conferred by clause--8 of the Gujarat Restriction on Consumption and Regulation of Supply of Electrical Energy and Periods of Works Order, 1984, the Government of Gujarat hereby amends the Government Notification, Eenergy and Petrochemicals Department No. GHU/93/14/ELC/1493/994(i)/K.1 dated 20th July, 1993, as under :

In Schedule--I, for Sr. No. 90, the following shall be substituted :

Sr. No.	Name of the Unit	Village	District	Load permitted on every weekly staggered holiday.
1.	2.	3.	4.	5.
90	V.V.F. Limited	Navsari	Valsad	280 KVA.

This shall come into force with effect from the date of issue of this Notification.

By order and in the name of the Governor of Gujarat,

R. G. DAVE,
Section Officer.



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PART IV-B

Rules and Orders (other than those published in Parts I, I-A and I-L) made by the Government of Gujarat under the Gujarat Act.

FINANCE DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 3rd April, 1997.

GUJARAT SALES TAX ACT, 1969.

No. (GHN-8)GSR-1097-(86)TH.—WHEREAS the Government of Gujarat is satisfied that circumstances exist which render it necessary to take immediate action to amend the Gujarat Sales Tax Rules, 1970 and to dispense with the previous publication thereof under the proviso to sub-section (4) of section 86 of the Gujarat Sales Tax Act, 1969 (Guj. 1 of 1970);

NOW, THEREFORE, in exercise of the powers conferred by section 86 of the Gujarat Sales Tax Act, 1969 (Guj. 1 of 1970), the Government of Gujarat hereby makes the following rules further to amend the Gujarat Sales Tax Rules, 1970, namely:—

1. These rules may be called the Gujarat Sales Tax (Amendment) Rules, 1997.
2. In the Gujarat Sales Tax Rules, 1970 (hereinafter referred to as "the said rules"), in rule 32, sub-rule (1A) shall be deleted.
3. In the said rules, after rule 32, the following new rule shall be inserted, namely:—

"32A. Deduction at source.— (1) A certificate under clause (a) of sub-section (4) of section 57B to be given by the Commissioner shall be in Form 57.

(2) A certificate under sub-section (7) of section 57B to be given by a person deducting the amount as tax shall be in Form 58."

4. In the said rules, after rule 33B, the following new rule shall be inserted, namely:-

"33C. Composition in lieu of tax on sale of lottery tickets.—(1) A dealer engaged in sale of lottery tickets who desires to give option to pay a lumpsum amount by way of composition in lieu of the amount of tax leviable under section 55BB shall,—

(a) before making an application for composition, pay into the Government treasury a lumpsum amount of rupees two lakhs fifty thousands per lottery scheme in respect of a month or part thereof for which he desires to give such option;

(b) make an application to the Sales Tax Officer for composition in Form 35G alongwith a copy of receipted chalan in Form 33 as a proof of payment made under clause (a) before five working days prior to the commencement of the month for which he opts for the composition.

(2)(a) The Sales Tax Officer shall, on receipt of the application under sub-rule (1), grant permission in Form 35H to the dealer to pay a lumpsum amount by way of composition under section 55BB;

(b) The permission shall be granted before the commencement of the month for which application is made, subject to the following conditions, namely:—

(i) the dealer has complied with the provisions of sub-rule (1) of this rule;

(ii) the option exercised under this rule shall be final and irrevocable;

(iii) the dealer shall not collect from his purchaser any tax on sale of lottery tickets of the lottery scheme for which permission has been so granted by the Sales Tax Officer;

(iv) the dealer shall not be entitled, in any circumstances, to any draw back, set off, refund or remission towards the composition paid under this rule;

(v) the dealer shall furnish a statement in Form 35I alongwith return or declaration to be furnished under rule 25."

(vi) The dealer shall give option of composition for all the lottery schemes of a particular type of draw of a State during the month.

Explanation : For the purpose of this rule,—

(1) "lottery scheme" means,—

(a) weekly draws, a monthly draw, a bumper draw or any other type of draws in a month with duration of more than one day between two consecutive draws of same type; or

(b) daily draws or draw with duration of less than 24 hours between two consecutive draws, numbers of which do not exceed 31 draws in a month :

Provided that, if the number of draws referred to in clause (b) in a lottery scheme exceeds 31 draws in the same month, each group of such additional 31 draws or less number of additional draws shall be construed as a separate lottery scheme;

(2) "month" means a calendar month.

5. In the said rules, in rule 42, first and third provisos to condition (2) shall be deleted.

6. In the said rules, after rule 44A, the following new rule shall be inserted, namely:—

"44B. Set off of tax for the purchases of goods by a dealer referred to in sub-clause (b) of clause (10) of section 2.—(1) In assessing the tax payable by a registered dealer, referred to in sub-clause (b) of clause (10) of section 2, who has effected the specified sales of the nature of lease (hereinafter referred to as the "assessee"), the Commissioner shall, subject to the general conditions of rule 47, and further conditions specified below, grant him a set off of the tax in respect of the purchases of goods effected or and from the 1st April, 1997 which are subsequently sold by the assessee under a lease agreement.

Conditions.—(i) The assessee is a registered dealer as defined in clause (25) of section 2 of the Act.

(ii) The goods are taxable under Schedule III of the Act.

(iii) The assessee who by virtue of these rules has, in any month or quarter or, as the case may be, year become entitled to a set off may, subject to the provisions of rule 48, set off such sum against the tax payable for the period consisting that or subsequent month or quarter or, as the case may be, year.

(iv) Set off of tax under this rule shall be admissible in respect of the purchases of such goods only which are subsequently sold by the assessee under a lease agreement.

(v) The assessee shall not be entitled to any refund under this rule.

(2) The extent of set off shall be the amount of sales tax recovered separately under the Act from the assessee:

Provided that, notwithstanding anything stipulated above, no set off shall be granted under this rule, where the vendor who has sold the goods to the assessee has not credited in Government Treasury the amount of tax on his sales for which set off is claimed."

7. In the said rules, rule 50A shall be deleted.

8. In the said rules,—

(1) in Form 27,—

(i) Part IV shall be deleted;

(ii) in part VI,—

(a) item (31) shall be deleted;

(b) after item (40), the following item shall be inserted, namely:—

"(40A) Deduction at source under section 57B-----
(Give details under item 43)";

(2) in Form 27A,—

(i) items at serial Nos. 9 and 13 shall be deleted;

(ii) after item 22, the following new item shall be inserted, namely:—

"22A. Deduction at source under section 57B-----
(Give details under item 23)";

(3) in Form 27B,—

(i) part IV shall be deleted.

(ii) in part VII,—

(a) item at serial No. 35 shall be deleted;

(b) after item 44, the following item shall be inserted, namely:—

"44A. Deduction at source under section 57B-----
(Give details under item 47)";

(4) in Form 27C,—

(i) items at serial Nos. 10 and 15 shall be deleted;

(ii) after item 23, the following new item shall be inserted, namely:—

"23A. Deduction at source under section 57B-----
(Give details under item 25)";

(5) in Form 33, for item (ee), the following item shall be substituted, namely :—

"(ec) Composition under sections 55A, 55B or 55BB.".

(6) the Form 33A shall be deleted;

(7) in Form 35C, after item 4, the following new item shall be inserted, namely:-

"4A. Deduction at source under section 57B-----";

(8) after Form 35F, following Forms shall be inserted, namely :—

"FORM 35G

[See rule 33 C(i)]

Application for permission to pay composition in lieu of tax on sales of lottery tickets under section 55BB of the Gujarat Sales tax Act, 1969.

To
The Sales Tax Officer,

1.-----of Messers-----holding Registration Certificate No. -----dated-----and carrying on the business known as-----whereof the only/chief place of business is within the jurisdiction of Sales Tax Officer--- in the district of----- is situated at Room/Flat No.-----Namely Building---ward/locality--- Road-----Village---Post Office---Taluka-----do hereby apply for the month of-----for permission to pay a lumpsum amount by way of composition in lieu of the amount of tax leviable under the Act as per the provisions of section 55BB of the Gujarat Sales Tax Act, 1969.

2. The nature of my business is to sell lottery tickets.

3. I opt to pay composition in lieu of amount of sales tax payable by me on the sales of lottery tickets under section 7 of the act, in respect of lottery Scheme as specified below:-

Details of lottery scheme

Sr. No.	Name of state lottery	Name of lottery scheme	type of draw	Number of draws in the month	Time of daily draw	Maximum retail price of lottery ticket
(1)	(2)	(3)	(4)	(5)	(6)	(7)

Details of payment of composition

Chalan No.	Date	Amount
(8)	(9)	(10)

4. I hereby undertake that I shall regularly furnish statements in Form 35 I of the Gujarat Sales Tax Rules, 1970 alongwith the return/declaration to be filed under section 40 of the act.

5. I shall not collect any amount by way of tax in respect of sales of lottery tickets.

6. Chalang mentioned in this application are attached herewith.

I solemnly declare that the above statements are true to the best of my knowledge and belief.

Place :

Signature :

Date :

Status :

FORM—35H

[See rule 33C(2)]

Permission to pay composition under section 55BB of the Gujarat Sales Tax Act, 1969.

Permission No. ----- Dated ----- for the month of -----

M/s ----- (Name of Registered dealer, hereinafter called the said "permission holder") who is holding a certificate of registration No. ----- dated ----- and having the only place/chief place of business and additional place/places of business at the address ----- is hereby granted the permission under section 55BB of the Act to opt for composition in lieu of tax leviable on sale of lottery tickets in respect of ----- (specify the month) for lottery scheme as specified hereunder.

Details of lottery scheme

Sr. No.	Name of state lottery	Name of lottery scheme	type of draw	Number of draws in the month	Time of daily draw	Maximum retail price of lottery ticket
(1)	(2)	(3)	(4)	(5)	(6)	(7)

This permission shall be valid for the month of -----

Conditions.

1. The permission holder shall not collect any amount by way of tax on sales of lottery tickets.
2. The permission holder shall regularly furnish statement in Form 35 I within fifteen days from the end of the month for which the permission is granted.
3. The permission holder shall pay the amount of tax or composition within the prescribed time.
4. The permission holder shall be required to file the return/declaration in accordance with provision of section 40 of the Act.
5. The permission holder shall not be entitled, in any circumstances, to any draw back, set off, refund or remission towards the composition paid under the Gujarat Sales Tax Rules, 1970.
6. This permission is final and irrevocable.

Place :

Signature :

Date :

Status :

FORM — 35 I

[See rule 33C (2) (v)]

Statement for composition by payment of a lumpsum amount in lieu of tax payable on the sales of lottery tickets under section 55BB of the Act.

Statement for the month-----

Name of the dealer-----

Address -----

Registration Certificate No. -----

Permission No. ----- Date -----

Details of lottery scheme

Sr. No.	Name of state lottery	Name of lottery scheme	type of draw	Number of draws in the month	Time of daily draw	Maximum retail price of lottery ticket
(1)	(2)	(3)	(4)	(5)	(6)	(7)

Details of payment of composition

Chalan No.	Date	Amount
(8)	(9)	(10)

I solemnly declare that the above statements are true to the best of my knowledge and belief.

Place :

Signature :

Date :

Status :

(9) in Form 39,—

(i) part IV shall be deleted;

(ii) in part VII,—

(a) item (34) shall be deleted;

(b) after item (39), the following item shall be inserted, Namely :—

"(39A) Deduction at source under section 57B -----";

(10) after Form 56, the following Forms shall be added, namely :—

"FORM—57

[See rule 32A(1)]

Certificate for the purpose of clause (a) of sub-section (4) of section 57B of the Act.

Certificate No. ----- Dated -----

1. This Certificate is hereby granted under clause (a) of sub-section (4) of section 57B of the Gujarat Sales Tax Act, 1969 (Guj. 1 of 1970) in respect of specified sales involved in any specified works contract to the effect that the person referred to in sub-section (3) of section 57B shall not deduct any amount as tax under sub-section (3) from the specified sale price payable to M/s. ----- (Name of the registered dealer) who carries on the business of works contract, and who is a Registered Dealer holding a certificate of registration No. ----- dated ----- having his only/chief place of business and additional places of business at the address specified below :

Chief place of business : _____

Additional place (s) of business : _____

2. This certificate is issued for the works contract executed under agreement no. _____
dated _____ between M/s _____ and holder of this certificate.

Seal

Place :

Signature :

Date :

Status :

FORM-58
[Sec rule 32A (2)]

Certificate under sub-section (7) in respect of deduction at source under sub-section (3) of section 57B of the Act.

1. Name of the person deducting the amount : _____
2. Address : _____
3. Registration Certificate No. : _____
4. Name of the Contractor or sub-contractor : _____
5. Address : _____
6. Registration Certificate No. : _____
7. No. and date of agreement of works contract : _____
8. Total value of the works contract : _____
9. Amount paid to the contractor/sub-contractor : Rs. _____
10. Amount deducted : Rs. _____
11. Amount paid into the Treasury : Rs. _____
12. Challan No. _____ dated _____ of the Treasury is attached hereto.

I solemnly declare that the above statements are true to the best of my knowledge and belief.

Place :

Signature :

Date :

Status :

By order and in the name of the Governor of Gujarat,

M. N. JOSHI,
Joint Secretary to Government.

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PART IV—B

Rules and Orders (other than those published in Parts I, I-A and I-L) made
by the Government of Gujarat under the Gujarat Acts.

ENERGY AND PETROCHEMICALS DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 4th April, 1997.

GUJARAT RESTRICTION ON CONSUMPTION AND REGULATION OF SUPPLY OF ELECTRICAL ENERGY AND PERIODS OF WORKS ORDER, 1984.

No. GHU/97/22/CPI/1496/3315/K.1.—In exercise of the powers conferred by clause-8 of the Gujarat Restriction on Consumption and Regulation of Supply of Electrical Energy and Periods of Works Order, 1984, the Government of Gujarat hereby amends the Government Notification, Energy and Petrochemicals Department No. GHU/93/14/ELC/1493/994(i)/K.1 dtd 20th July, 1993, as under :

The Schedule-I, after Sr. No. 228, the following shall be inserted :

Sr. No.	Name of the Unit.	Village	District	Load permitted on every weekly staggered holiday.
229	Eire Chem Pvt. Ltd.	Vapi	Valsad	100 KVA

This shall come into force with effect from the date of issue of this Notification.

By order and in the name of the Governor of Gujarat,

R. G. DAVE,
Section Officer.

(C)



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PART IV-B

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ENERGY AND PETROCHEMICALS DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 4th April, 1997.

GUJARAT RESTRICTION ON CONSUMPTION AND REGULATION OF SUPPLY OF ELECTRICAL ENERGY AND PERIODS OF WORKS ORDER, 1984.

No. GHU-97-23-CPI-1496-7763-K1 :—In exercise of the powers conferred by clause 8 of the Gujarat Restriction on Consumption and Regulation of Supply of Electrical Energy and Periods of Works Order 1984, the Government of Gujarat hereby amends the Government Notification, Energy and Petrochemicals Department No. GHU-93-14-ELC-1493-994(i)-K1 dated the 20th July, 1993, as under :—

In schedule-I, after Sr. 230, the following shall be inserted :—

Sr. No.	Name of the Unit	Village	District	Load permitted on every staggered holiday.
1	2	3	4	5
231	Unique Chemicals (129/1, GIDC)	Ankleshwar	Bharuch	245 KVA

This shall come into force with effect from the date of issue of this notification.

By order and in the name of the Governor of Gujarat,

R. G. DAVE,
Section Officer,
Energy & Petrochemicals Department



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ENERGY AND PETROCHEMICALS DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 4th April, 1997.

GUJARAT RESTRICTION ON CONSUMPTION AND REGULATION OF SUPPLY OF ELECTRICAL ENERGY AND PERIODS OF WORKS ORDER, 1984.

No. GHU-97-24-CPI-1496-7764-K1.—In exercise of the powers conferred by clause--8 of the Gujarat Restriction on Consumption and Regulation of Supply of Electrical Energy and Periods of Works Order, 1984, the Government of Gujarat hereby amends the Government Notification, Energy and Petrochemicals Department No. GHU-93-14-ELC-1493-994(i)-K1 dated the 20th July, 1993, as under :—

In schedule--II, after Sr. No. 83, the following shall be inserted :—

Sr. No.	Name of the Unit	Village	District	Relaxation
1	2	3	4	5
84	Ifiunik Pharmaceuticals Ltd.	Ankleshwar	Bharuch	The unit shall be permitted to utilise 250 KVA power on all staggered holidays or power as would be available after applicability of demand cut which ever is less.

This shall come into force with effect from the date of issue of this notification.

By order and in the name of the Governor of Gujarat,

R. G. DAVE,
Section Officer,
Energy & Petrochemicals Deptt.

(C)



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ENERGY AND PETROCHEMICALS DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 4th April, 1997.

GUJARAT RESTRICTION ON CONSUMPTION AND REGULATION OF SUPPLY OF ELECTRICAL ENERGY AND PERIODS OF WORKS ORDER, 1984.

No. GHU-97-25-CPI-1496-9122-K1 :—In exercise of the powers conferred by clause 8 of the Gujarat Restriction on Consumption and Regulation of Supply of Electrical Energy and Periods of Works Order 1984, the Government of Gujarat hereby amends the Government Notification, Energy and Petrochemicals Department No. GHU-93-14-ELC-1493-994(i)-K1 dated the 20th July, 1993, as under :—

In schedule-I, after Sr. 231, the following shall be inserted :—

Sr. No.	Name of the Unit	Village	District	Load permitted on every staggered holiday
1	2	3	4	5
232	Montage Laboratories Pvt. Ltd.	Dhandha	Sabarkantha	60 HP

This shall come into force with effect from the date of issue of this notification.

By order and in the name of the Governor of Gujarat,

R. G. DAVE,
Section Officer,
Energy & Petrochemicals Deptt.



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PART IV-B

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by the Government of Gujarat under the Gujarat Act.

ENERGY AND PETROCHEMICALS DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 4th April, 1997.

GUJARAT RESTRICTION ON CONSUMPTION AND REGULATION OF SUPPLY OF ELECTRICAL ENERGY AND PERIODS OF WORKS ORDER, 1984.

No. GHU-97-26-CPI-1496-3539-K.1 —In exercise of the powers conferred by clause-8 of the Gujarat Restriction on Consumption and Regulation of Supply of Electrical Energy and Periods of Works Order, 1984, the Government of Gujarat hereby amends the Government Notification, Energy and Petrochemicals Department No. GHU-93-14-ELC-1493-994(i)-K1 dated 20th July, 1993, as under :—

In Schedule--I, after Sr. No. 227, the following shall be inserted :—

Sr. No.	Name of the Unit	Village	District	Load Permitted on every weekly staggered holiday.
1	2	3	4	5
228	Shroff Oil Manufacturing Co. Pvt. Ltd.	Luna	Baroda	80 KVA

This shall come into force with effect from the date of issue of this Notification.

By order and in the name of the Governor of Gujarat,

R. G. DAVE,
Section Officer,
Energy and Petrochemicals Deptt.



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The Gujarat Government Gazette

EXTRAORDINARY

PUBLISHED BY AUTHORITY

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Separate paging is given to this Part in order that it may be filed as a separate compilation.

PART IV-B

Rules and Orders (other than those published in Parts I, I-A and I-L) made by the Government of Gujarat under the Gujarat Act.

INFORMATION, BROADCASTING AND TOURISM DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 5th April, 1997.

GUJARAT ENTERTAINMENT TAX ACT, 1977.

No. (GHT/97/14)MNR/1096/2996/E.—WHEREAS, the Government of Gujarat considers it necessary to do in the public interest:

NOW, THEREFORE, in exercise of the powers conferred by sub-section (i) of section 29 of the Gujarat Entertainments Tax Act, 1977 (Guj. 16 of 1977), and in supersession of Government Notification, Information, Broadcasting and Tourism Department No. GHT-95-12-MNR-1093-912-E, dated the 11th August, 1995 the Government of Gujarat hereby directs that a proprietor of an entertainment by Cinema shall be exempted from payment of tax to the extent of rupees two per ticket from the date of publication of this notification in the Official Gazette subject to the condition that the rate of payment for admission existing on the date 14th February, 1997 shall not be reduced.

Nothing in this notification shall apply to the entertainment by Video Cassette Recorder or Video Cassette Player or Disc Antena and Cable TV operator.

By order and in the name of the Governor of Gujarat.

G. S. BORE,

Deputy Secretary to Government.



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by the Government of Gujarat under the Gujarat Act.

ENERGY AND PETROCHEMICALS DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 5th April, 1997.

BOMBAY ELECTRICITY DUTY ACT, 1958 (BDM XL OF 1958).

No.GHU-97- 27- ELD-1196-57-K:- WHEREAS the Government of Gujarat has introduced a New Package Scheme of incentives for Tourism projects 1995-2000, under the "New Tourism Policy 1995" vide Government resolution, Information, Broadcasting and Tourism Department No.NTP-1095-1983-C dated 20th December, 1995 (hereinafter referred to as "the said resolution").

AND WHEREAS the Government of Gujarat considers it necessary so to do in the public interest;

Now, THEREFORE, in exercise of the powers conferred by sub-section (3) of section 3 of the Bombay Electricity Duty act, 1958 (BOM.XL of 1958) (hereinafter referred to as "the said Act"), the Government of Gujarat hereby remits the electricity duty payable under item 4(b) and 7 of Schedule I to the said Act in respect of electrical energy consumed by a new Tourism Unit or expansion of existing Tourism Unit which is located in the eligible areas specified in Para 4.6 and which fulfills the criteria laid down in Appendix-B of the said resolution (hereinafter referred to as the eligible tourism unit) during the eligible period or upto the period of expiry of the limits of incentives, whichever is earlier, to the extent referred to in para 8.1 of the said resolution, subject to the following conditions:

1. The eligible tourism unit or existing eligible unit which is covered under para 3 of the said Resolution shall have to obtain an Eligibility Certificate from the appropriate authority within 180 days of the commencement of commercial operation.

2. The eligible tourism unit shall-

(a) in the case where the eligibility certificate has been obtained from the appropriate authority prior to the date of this Notification, within ninety days from the date of publication of this notification, and

(b) in other cases, within ninety days from the date of receipt of the eligibility certificate, apply to the Commissioner of Electricity, Gandhinagar for obtaining the certificate for remission of electricity duty.

3. An application for obtaining the certificate for remission of electricity duty shall be accompanied by the original eligibility certificate issued to the eligible tourism unit by the appropriate authority.

4. If the application of an eligible tourism unit for obtaining the certificate for remission of electricity duty is received in the office of the Commissioner of Electricity, Gandhinagar after the expiry of the time limit specified in condition No.2, the certificate of remission shall be made effective from the date on which the application is received by the Commissioner of Electricity. In such a case, the total period of remission shall be reduced by the period of delay in submission of application under condition No. 2. In case where the application is received within the time limit specified in condition No. 2, the certificate of remission shall be made effective from the date mentioned in the Eligibility Certificate.

Provided that the Commissioner of Electricity, on being satisfied that the application for certificate of remission could not be submitted within the time limit specified in condition No. 2 due to circumstances beyond the control of the eligible tourism unit, the Commissioner of Electricity may condone the delay.

5. - Separate meters shall be provided by the eligible tourism units duly tested and sealed by the licensee for recording the consumption of electrical energy for expanded portion in case of an expansion of an existing unit becoming eligible for incentives under the said resolution.

6. The eligible tourism unit may at its option request the Commissioner of Electricity that the certificate of remission be made effective from a date subsequent to the date mentioned in the eligibility certificate. In such a case, the certificate of remission shall be issued accordingly without changing the time upto which the remission is admissible.

7. The certificate of remission shall contain details regarding the date from which the remission commences, aggregate amount of duty of remission towards Sales-tax, Turnover tax, Electricity duty, Luxury tax and Entertainment tax, the time upto which the remission is admissible and the category of eligible tourism unit as shown in the Eligibility Certificate, issued by the appropriate authority.

8. The eligible tourism unit has to file the returns in the prescribed form within the time limit prescribed therefore by the Commissioner of Electricity.

9. If eligible tourism unit has more than one tourism unit, it shall have to obtain a separate eligibility certificate for each such tourism unit.

10. If the eligible tourism unit contravenes any of the condition of this notification or any of the provisions of the Act or the rules made thereunder, the certificate of remission issued to it by the Commissioner of Electricity under the scheme shall be liable:-

- (i) to be suspended for a period not exceeding six months. The eligible tourism unit shall be liable to pay electricity duty on the consumption of electricity during the period of such suspension. The period of such suspension shall be counted for the purpose of total period of remission;
- (ii) to be cancelled, and on such cancellation, the tourism unit shall be liable to pay electricity duty on the consumption of electricity.
11. (i) In the case of new tourism unit, the aggregate amount of tax exemption towards all the taxes, namely-sales-tax, turnover tax, electricity duty, luxury tax and entertainment tax shall not exceed 100% of eligible capital investment as provided in the said resolution.
- (ii) In the case of existing eligible tourism unit the aggregate amount of taxes exemption towards all the taxes namely Sales-tax, Turnover-tax, Electricity duty, Luxury and Entertainment tax shall not exceed additional capital investment made during the operative period of the scheme.
- (iii) The category and the period of remission of electricity duty shall be as under:-

Category of Eligible Tourism Unit.	Number of years for remission of duty.
prestigious Unit.	10 years
Large Scale Unit	8 years
Small Scale Unit	6 years
Tiny Unit	5 years
Expansion of Existing Unit	5 years

12. For the purpose of deciding quantum of remission of electricity duty, the Commissioner of Electricity shall make assessment as per the provisions of the said Act.

13. The eligible tourism unit shall, within thirty days from the last date of each calander month, furnish to the Commissioner of Electricity and the Appropriate Authority, the details of electrical energy consumed and the details regarding quantum of remission of electricity duty availed of in the respective month.

14. Appropriate Authority shall collect from the concerned tax authority the details of remission of duty availed of by the eligible tourism unit towards sales-tax, turnover tax, electricity duty, luxury tax and entertainment tax on month to month basis and furnish to the Commissioner of Electricity, the details of aggregate amount of exemption towards all taxes availed of by the eligible tourism unit in a month.

15. Appropriate Authority shall be responsible for maintaining the accounts, scrutiny and verification of remission of electricity duty availed of by the eligible tourism unit.

16. The eligible tourism unit shall be liable to pay electricity duty as soon as the quantum of exemption availed of towards sales-tax, turnover-tax, electricity duty, luxury tax and entertainment tax equals the amount specified in the eligibility certificate issued by the Appropriate Authority or on expiry of the time limit mentioned in the said certificate, whichever is earlier.

17. If the eligible tourism unit have availed of remission of electricity duty in excess of the quantum sanctioned under the eligibility certificate, it shall be liable to pay interest at the rate of two percent per month on such excess amount.

18. The remission under this notification shall be subject to all terms and conditions referred to in Government Resolution dated 20th December, 1995 and further conditions stipulated in this notification and on breach on any of these conditions, the remission of electricity duty shall be withdrawn with immediate effect and the eligible tourism unit shall be liable to pay electricity duty for which benefit of remission is availed of.

19. the eligible tourism unit shall install and effectively operate and maintain pollution control measures as per the standards that may be prescribed by the Appropriate Authority.

20. The commercial operation of eligible tourism unit shall be continuous for at least five years after it is commissioned. However, in cases where the operation is discontinued due to reasons beyond the control of such tourism Unit the Appropriate Authority may examine the individual cases and condone the period of discontinuation based on the guide-lines to be issued by the Government.

21. The eligible tourism unit shall furnish details regarding commercial operation, employment or any other details, which the state Government may prescribe from time to time.

22. The eligible tourism unit shall have to follow guidelines of the employment policy of Government regarding employment of local persons.

EXPLANATION

For the purpose of this Notification, "Appropriate Authority" means:-

- (i) in case of large and prestigious units, the Member-Secretary of State Level Committee i.e. the Director of Tourism, and
- (ii) in case of Tiny and Small Units, the Member-Secretary of District level Committee i.e. The District Manager of Tourism.

By order and in the name of the Governor of Gujarat,

M.M.JOSHI
Under Secretary to Government.



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PART IV-B

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by the Government of Gujarat under the Gujarat Acts.

REVENUE DEPARTMENT

Notification

Sachivalaya Gandhinagar, 9th April, 1997.

BOMBAY LAND REVENUE CODE, 1879.

NO. : GHM-37-13-M-RAM-1095-3121-L :- The following draft of
a notification which it is be proposed to issue under
sections 135 M, 135 P and clause (V) of sub-section(2) of
Section 214 of the Bombay Land Revenue Code, 1879 (Bom.
V 1879) is published as required by sub_ section (3) of
section 214 of the said Code for the information of all

persons likely to be affected thereby and notice is hereby given that the said draft will be taken into consideration by the Government of Gujarat, after the expiry of fifteen days, from the date of its publication in the Official Gazette.

Any objection or suggestions which may be received by the Additional Chief Secretary to the Government of Gujarat, Revenue Department, Sachivalaya, Gandhinagar from any person with respect to this draft before the expiry of the aforesaid period will be considered by the Government.

Draft Notification

No. GHM-97-18-M-RAM-1035-3121-L :- In exercise of the powers conferred by section 135 M, 135 P and Clause V of sub-section (2) of Section 214 of the Bombay Land Revenue Code, 1879 (Bom. V of 1879) the Government of Gujarat hereby makes the following rules further to amend the Gujarat Land Revenue Rules, 1972, namely :-

1. These rules may be called the Gujarat Land Revenue (Amendment) Rules, 1997.

2. In the Gujarat Land Revenue Rules, 1972 (hereinafter referred to as "the said rules."), after Chapter XV, the following new chapter shall be inserted namely :-

" CHAPTER XV A

AGRICULTURIST PASS BOOK

113 A Supply of Agriculturist pass book

(1) The agriculturist pass book (herein after referred to as the pass book) shall be supplied to each Khatedar in a village by the competent authority in the Form - R1 appended to these rules .

(2) The competent authority shall prepare two copies of the pass book , out of which duplicate shall be retained and maintained by him and the Original copy shall be issued to the agriculturist at free of cost .

113 B Responsibility of the Competent Authority:-

Every entry other than entry referred to in rules 113 F and 113G in the pass book , shall be made personally by the competent authority from the revenue records of the village. The competent authority shall be held responsible for the correctness of every entry made by him in the pass book. All entries relating to revenue record shall be made in accordance with the relevent revenue records .

113 C Entries from record of rights:

Only certified entries in the record of rights shall be entered in the pass-book.

113 D Official copy of the pass-book to be kept up-to-date:

The competent authority shall make necessary changes in the record of rights of the holding in the concerned duplicate copy of the pass-book from time to time and keep it posted up-to-date.

113 E Agriculturist pass-book to be kept up to date:

(1). The agriculturist shall produce his pass book before the competent authority at least every six months to get the changes in the record of rights effected in his copy by the competent authority, unless the agriculturist desires to have such changes being posted earlier. The competent authority shall acknowledge the receipt of such pass book in writing to the agriculturist.

(2) Every change in the record of rights pertaining to the holding, after it is effected in the agriculturist's pass book shall be signed and returned within a period of one week after it is authenticated by the competent authority.

(3) When the pass book is produced before the competent authority and there is no change to be effected, the competent authority shall make remarks in the pass book to the effect that no change is to be posted on the date relevant to the production of the pass book and shall sign and authenticate the same.

113 F Registering authority to make transfer entries in the pass-book:

The registering Authority after registering documents of transfer of any agricultural land, shall make necessary entries in the pass book, produced by the agriculturist before him and thereafter return the pass book to the agriculturist.

113 G Entries to be made by the bank in the pass book:

(1) The bank shall make necessary entries in the relevant columns of the pass book regarding the financial assistance or loan given to the agriculturist and the charge or the mortgage created in the relevant columns of the pass book in respect of the land.

(2) The Bank shall send an extract of the entries made in the pass book to the competent authority, within seven day from

the date of the transaction. The competent authority shall cause the entry to be made in the pass book maintained by him.

113 H Alteration in the pass book :

(1) No person shall make any change, alter or delete any entry in the pass book other than the person who is authorised to make any such entry or change in the pass-book.

(2) Any person who unauthorisely makes, alters or deletes any entry in the pass book or furnishes false information to the competent authority, shall be liable to penalty as provided in section-135-F of the Bombay Land Revenue Code, 1879.

113 I Issue of the true copy of the pass-book :

(1) Where the agriculturist applies with an affidavit to the Mamlatdar to effect that the pass book issued to him has been lost or destroyed, the Mamlatdar shall after due varification direct for issue of true copy of the pass book on payment of such fees and cost as may be determined by the government from time to time.

(2) When the pass book issued to the agriculturist has been filled up, or has been damaged or mutilated and can no longer be used, the agriculturist shall apply for issue

of true copy of pass book alongwith old pass book, and on satisfaction of the correctness of informations given in the application, the Mamlatdar shall direct the competent authority for the issue of true copy of the pass book to the Agriculturist on payment of such fees as may be determined by the Government from time to time.

(3) A copy of the order made under in sub rule (1) or to (2) shall be sent to the competent authority along with pass book, if for complying with the directions.

(4) On receipt of the order under sub rule (3), the competent authority shall issue the true copy of the pass book to the Agriculturist which shall be marked " True copy " in red ink.

113 J Issue of additional pass book to the joint holders:

Where the pass book is issued in the name of occupant whose name appears first amongst the joint holders of the land, and if any joint holder applies for the copy of the pass book after due varification, the Mamlatdar shall direct the competent authority to issue an additional copy of the pass book on payment of such fees and costs as may be determined by the Government from time to time.

113 K: Issue of the pass book to heirs of agriculturist :

(1) Once the pass book is issued to the agriculturist, it shall not be necessary to issue a new pass book to person who become a holder by succession. If there are more than one successors and partitions then new pass book shall be issued to each additional successors.

(2) On application made by the successor of the deceased holder accompanied by the pass book issued to the deceased holder, the competent authority shall, after making such inquiries, transfer the pass book into the name of the successor.

(3) Where the deceased holder has more than one successor and the holding is held jointly by them, the pass book shall be issued to the elder successor for the joint holding.

(4) Where the deceased holder has more than one successor and the holding is divided amongst themselves, a separate pass book may be issued to each successor according to their division of land.

3. In the said rules, after Form R, the following new " Form " shall be inserted, namely:--

F O R M

AN AGRICULTURIST PASS BOOK (KHEDET POTHI)**Instructions for Agriculturists :-**

1. The State Government shall provide one copy of the agriculturist pass book free of cost to the agriculturist holding land. Additional copies of the agriculturist pass book can be obtained by the agriculturist on the payment of fees as fixed by the Government.
2. The second copy of the pass book shall remain as part of the village revenue records in the custody of the competent authority.
3. The agriculturist is required to get his pass book updated from the competent authority at least twice every year.
4. The agriculturist shall produce the pass book before the competent authority alongwith the receipts of the land revenue, irrigation cess and tagavi and other loan repayments. The competent authority shall maintain an up-to-date account of the receipts in the pass book.
5. The agriculturist shall produce the pass book before the competent authority at the time of any change in use of land, possession, mortgage or mortgage deed in respect of the land belonging to the agriculturist. The competent authority shall make the necessary changes in the pass book and return the pass book to the agriculturist.
6. At the time of taking of loans from any bank the up-to-date version of the pass book shall be accepted as an authenticated legal document.
7. At the time of registration of any document the pass book shall be produced by the agriculturist before the sub-registrar. The sub-registrar shall note the registered document in the pass book and return the pass book to the agriculturist.
8. The pass book is a legal document containing the details of mortgages, rights and obligations on the agricultural lands held by the agriculturist. It is, therefore, the duty of the agriculturist to preserve the pass book carefully.
9. If the pass book is lost or destroyed, agriculturist shall inform the concerned Mamlatdar. A true copy of pass book may be provided to the agriculturist on payment of fees as fixed by the Government.
10. According to Section 135-T of The Bombay Land Revenue Code,

1879, any person who unauthorisely makes, alters or deletes any entry in the pass book or furnishes false information to the competent authority in relation to the pass book shall be liable to fine which may extend to one thousand rupees.

11. According to section 135-S of the Bombay Land Revenue Code, 1879, any agriculturist who contravenes the provisions and instructions relating to the pass book shall be liable to fine which may extend to two hundred rupees.

* * * * *

FOR THE INFORMATION OF AGRICULTURISTS

1. Whenever there is a mutation to be done in the record of rights all individuals, having interest or rights in the land, shall be informed that procedure shall be followed, under the provisions of Section 135 -D of the Bombay Land Revenue Code, 1879.

2. If the individuals or agriculturists have any objections or suggestions on the proposed mutation in the record of rights they shall inform the competent authority within thirty days of the date of receipt of the notice under Section - 135 -D of the Bombay Land Revenue Code, 1879.

3. The competent authority shall inform all the individuals having interest in the land whether the mutation in the record of rights has been approved or not by the Revenue officers.

4. The original copy of the pass book shall be provided by the Government to the agriculturist whose name appears first among the joint holder as recorded in the record of rights. Whenever additional copies of the pass book have been provided on demand to the agriculturist, the banks and the sub - registrar shall consider such pass book to be valid documents for the purpose of advancing financial assistance or for the registration of any document limited to his share only.

Domicile Certificate

Shri..... is a permanent
resident of..... village of..... taluka in

He / She belongs to the..... caste which is recognised
as a scheduled caste / Scheduled Tribe / Socially and
educationally backward class / other caste

Seal of the
Mamlatdar and
Executive Magistrate

Signature
Mamlatdar and Executive Magistrate

The Agriculturist pass book is a legal document which is received as prima facie evidence in all legal proceedings.

Agriculturist Pass Book

- | | |
|-------------------|---|
| 1. Account Number | 5. Pass - book Number : |
| 2. Village | 6. Office Copy /
Agriculturist copy : |
| 3. Taluka | 7. Head quarter village of
the competent authority. |
| 4. District | 8. Village in the
jurisdiction of the
competent authority |

Occupant's name and father's name (Surname first)	Occupant's Address	If resident of the same village then pro- perty no.	Occupant's educational qualifica- tion	Occupant's annual income
---	-----------------------	---	---	--------------------------------

I.

II.

III.

IV.

V.

Lands held by the agriculturist according to the
village record No.8 Account Number.....
as an occupant of agricultural land.

Survey No/ Block No	Area Hactare Are. Sq.Mtr.	Assessment Rupees Paissa	Tenure of land, old Tenure, New Tenure, regulated by Land Reforms Act.	Details of Trees, Wells, land Structures on land or details of any related facts.	Nature of Dryland/ irrigated land/Rice wet land	Details of non agricultural use if any (waste land)	Urban land ceiling Act, Agricultural land ceiling Act, Land Acquisition Act, details if applicable.	Signature and designation (with date) of the Competent authority.
1.	2.	3.	4.	5.	6.	7.	8.	9.

The statement of recovery of Government dues from the agriculturist

Nature of Demand

Year	Rural Land Revenue		Local Funds Cess		Education Cess		Name, Signature of the competent authority and date
	Demand No.	Receipt No. and date	Demand No.	Receipt No. and date	Recovery No.	Receipt No. and date	
1.	2A.	2B. 2C.	3A. 3B. 3C.	4A. 4B. 4C.	5	40.	

The statement of recovery of Government dues from the agriculturist.

Nature of Demand

Year	Raddi advance		Irrigation Cess		Emergency loan		Contour Bunding and other		Signature of the
	Demand Receipt No. and date	Demand Receipt No. and date	Recovery Receipt No. and date	Demand Receipt No. and date	Demand Receipt No. and date	Demand Receipt No. and date	Demand Receipt No. and date	of the	
6	7A. 7B. 7C.	8A. 8B. 8C.	9A. 9B. 9C.	10A. 10B. 10C.	11				

Details of sale - purchase / Transfer of land : to be filled by the

office of the Sub Registrar.

Serial No.	Nature of transfer, mortgage/ gift/ hypothecation etc.	Details of transferred land		Name, village, Village Account		Name, village, Account number		Document Registration Number with date	Amount of transaction		Name, Signature and Seal of the Sub Registrar (with date)
		Survey number/ Block number.	Area Hectare Are Sq.mtr	transferee of land.	Number of	person receiving right in land as a result of sale/ mortgage/gift etc. of the land.	Account number and village of				
1.	2.	3A.	3B.	4.	5.	6.	7.	8.			

Taluka :

Village Form Number 7

At :

1. Village

2. Taluka

3. Name of field

4. Survey Number

5. Block Number

6. Part Number

7. Nature of tenure

8. Cultivable lands

1. Unirrigated

2. Irrigated

3. Wet rice land

4. Total

9. 1. Waste land category A

2. Waste land category B

3. Total

10. 1. Assessment,

2. Special Cess,

3. Irrigation Cess,

11. A. Name of tenant or assessment.
Sub tenant

12. Occupant

13. Secondary Rights

Sq. Mtrs

Area

Hectare

11. B Area 11. C Tenancy Cess
Rozas Palsa

Village Form Number 12

[illegible]

Declaration

I have carefully read and studied this agriculturist pass book . I declare that the details of the agricultural lands held by me individually and as a joint holder as well as the other details which are provided in this pass book are correct according to my knowledge and belief.

Date: / /

Signature of the agriculturist

It is certified after due verification that all the details included in the agriculturist pass book have been obtained from the authentic and updated original document and are in conformity with the village revenue records .

Date: / /

Name of the competent authority
and signature.

Seal of the competent authority

Mamlatdar Certificate

The agriculturist pass book which has been prepared by the village accountant has been compared by me with the original revenue records of the village and is in conformity with the original records.

Date: / /

signature:

name:

Designation and seal:

By order and in the name of Governor of Gujarat

SANJAY PRASAD

Deputy Secretary to Government of Gujarat
Revenue Department

મહેસૂલ વિભાગ

જાહેરનામું

સચિવાલય, ગાંધીનગર, ૮મી એપ્રિલ, ૧૯૯૭.

મુંબઈ જમીન મહેસૂલ અધિનિયમ, ૧૮૭૮.

ક્રમાંક : જીએચએમ-૯૭-૧૮-એમ-આરએએમ-૧૦૮૫/૩૧૨૧-એલ:-મુંબઈ જમીન મહેસૂલ અધિનિયમ, ૧૮૭૮ (સન ૧૮૭૮ના મુંબઈના ૫મા)ની કલમો ૧૩૫ ત, ૧૩૫ ઘ અને કલમ ૨૧૪ની પેટા-કલમ (૨)ના ખંડ (૫) હેઠળ કાઢવા ધારેલા જાહેરનામાનો મુસદ્દો, સદરહુ અધિનિયમની કલમ ૨૧૪ની પેટા-કલમ (૩)થી ફરમાવ્યા પ્રમાણે તેનાથી અસર થવાનો સંભવ હોય તે તમામ વ્યક્તિઓની જાણ સારુ પ્રસિધ્ધ કરવામાં આવ્યો છે અને આથી નોટિસ આપવામાં આવે છે કે સદરહુ મુસદ્દો રાજ્યપત્રમાં પ્રસિધ્ધ થયાની તારીખથી પંદર દિવસ પૂરા થયે અથવા તે પછી, ગુજરાત સરકાર તે વિચારણામાં લેશે.

ઉપર્યુક્ત મુદત પૂરી થયા પહેલા આ મુસદ્દાના સંબંધમાં કોઈપણ વ્યક્તિ તરફથી ગુજરાત સરકારના અધિક મુખ્ય સચિવ, મહેસૂલ વિભાગ, સચિવાલય ગાંધીનગરને મળેલ કોઈપણ વાંધા અથવા સૂચનો સરકાર વિચારણામાં લેશે.

જાહેરનામાનો મુસદ્દો

ક્રમાંક જીએચએમ-૯૭-૧૮-એમ-આરએએમ-૧૦૮૫/૩૧૨૧-એલ:- મુંબઈ જમીન મહેસૂલ અધિનિયમ, ૧૮૭૮ (સન ૧૮૭૮ના મુંબઈના ૫મી) ની કલમ ૧૩૫ ત, ૧૩૫ ઘ, અને કલમ ૨૧૪ની પેટા-કલમ (૨)ના ખંડ (૫) થી મળેલી સત્તાની રુએ, ગુજરાત સરકાર, આથી, ગુજરાત જમીન મહેસૂલ નિયમો, ૧૯૭૨ વધુ સુધારવા નીચેના નિયમો કરે છે :-

૧. આ નિયમો, 'ગુજરાત જમીન મહેસૂલ (સુધારા) નિયમો, ૧૯૯૭' કહેવાશે.

૨. ગુજરાત જમીન મહેસૂલ નિયમો, ૧૯૭૨ (જેનો આમાં હવે પછી, 'સદરહુ નિયમો' તરીકે ઉલ્લેખ કર્યો છે તે)માં, પ્રકરણ ૧૫ પછી, નીચેનું નવું પ્રકરણ દાખલ કરવું:-

પ્રકરણ ૧૫ ક

ખેડૂત પોથી

૧૧૩૬ ખેડૂત પોથી પૂરી ખાડવા બાબત.- (૧) સક્ષમ સત્તાધિકારીએ, ગામના દરેક ખાતેદાર

આ નિયમો સથે જોડેલ નમુના પ-૧ મુજબ બેડૂતપોથી (જેનો આમાં હવે પછી 'પોથી' તરીકે ઉલ્લેખ કર્યો છે તે) બેડૂતપોથી પુરી પાડવી જોઈશે.

(૨) સક્ષમ સત્તાધિકારીએ, પોથીની બે નકલો તૈયાર કરવી જોઈશે. જેમાંથી તેણે બીજી નકલ રાખવી અને જાળવવી જોઈશે અને મુળ પ્રથમ નકલ બેડૂતને વિના મૂલ્યે આપવી જોઈશે.

૧૧૩-ખ: સક્ષમ સત્તાધિકારીની જવાબદારી:

પોથીમાં નિયમ-૧૧૩-કે અને ૧૧૩-જ માં ઉલ્લેખેલી નોંધ સિવાયની દરેક નોંધ, સક્ષમ સત્તાધિકારીએ જાતે ગામના મહેસુલી દફતરમાંથી કરવી જોઈશે. પોથીમાં તેણે કરેલા દરેક નોંધના ખર્ચાપણા માટે સક્ષમ સત્તાધિકારી જવાબદાર ઠરશે. મહેસુલી દફતર સંબંધી તમામ નોંધો, સંબંધિત મહેસુલી દફતર મુજબ ઢોવી જોઈશે.

૧૧૩-ગ ઉકડ પત્રકમાંથી નોંધો કરવા બાબત.

ઉકડપત્રકમાંની પ્રમાણિત નોંધો જ પોથીમાં નોંધવી જોઈશે.

૧૧૩-ઘ પોથીની અધિકૃત નકલ મેળવવા બાબત.

સક્ષમ સત્તાધિકારીએ, જમીનના ઉકડપત્રકમાં જરૂરી ફેરફાર, સંબંધિત પોથીની બીજી નકલમાં વજતો વખત કરવો જોઈશે અને તેની ને મેળવત નોંધ રાખવી જોઈશે.

૧૧૩-ચ બેડૂત પોથી બુક મેળવવા બાબત.

સક્ષમ સત્તાધિકારીએ પોતાની નકલમાં કરેલા ઉકડપત્રકમાંના ફેરફારો કરાવી લેવા માટે ઓછામાં ઓછા દર છ મહિને બેડૂત પોતાની પાસબુક સક્ષમ સત્તાધિકારી સમક્ષ રજૂ કરવી જોઈશે. સિવાય કે બેડૂત આવા ફેરફારો અગાઉથી કરાવી લેવા ઈચ્છતો હોય સક્ષમ સત્તાધિકારીએ બેડૂતને લેખિતમાં આવી પોથી મળ્યાની પહોંચ આપવી જોઈશે.

(૨) જમીન ધરાવવા સંબંધી ઉકડપત્રકમાંની દરેક ફેરફાર તે બેડૂતપોથીમાં કચર્પ પછી, તે સક્ષમ સત્તાધિકારી ધ્વારા પ્રમાણિત કચર્પ પછી એક મઠવાડીયાની મુદતની મંદર રાહી કરાવે અને પરત કરતી જોઈશે.

- (૩) પોથી સક્ષામ સત્તાધિકારી સમક્ષ રજુ કરવામાં આવેલો હોય અને તેમાં કોઈ ફેરફાર કયો ન હોય ત્યારે, સક્ષામ સત્તાધિકારીએ પોથીમાં મેવી મતલબની નોંધ કરવી જોઈશે કે પોથી રજુ કર્યાની સંબંધિત તારીખે કોઈ ફેરફાર નોંધવાનો નથી. અને તેમાં સહી કરીને પ્રમાણિત કરવી જોઈશે.

૧૧૩.૭ રજીસ્ટર કરનાર સત્તાધિકારીએ પોથીમાં તબદીલીથી જરૂરનો ધો કરવા બાબત.

- (૧) રજીસ્ટર કરનાર સત્તાધિકારીએ, કોઈપણ ખેતીની જમીનની તબદીલીની દસ્તાવેજોને રજીસ્ટર કર્યા પછી, ખેડૂતે તેમની સમક્ષ રજુ કરેલ પોથીમાં જરૂર નોંધો કરવી જોઈશે અને ત્યાર પછી પોથી ખેડૂતને પરત કરવી જોઈશે.

૧૧૩.૪ બેંકે પોથીમાં નોંધો કરવા બાબત.

- (૧) બેંકે ખેડૂતને અપાયેલ નાણાંકીય સહાય અથવા લોનની વિગતો જમીનના સંબંધમાં કરેલ ફેરફાર અથવા બીરો સંબંધી જરૂરી નોંધો પોથીના સંબંધિત કોલમોમાં કરવી જોઈશે.
- (૨) બેંકે લેવડ દેવડની તારીખથી સાત દિવસની મંદર સક્ષામ સત્તાધિકારીને નોંધનો ઉતારો મોકલવો જોઈશે. સક્ષામ સત્તાધિકારીએ, પોતે રાખેલ પોથીમાં કરાવાની નોંધ કરાવડાવી જોઈશે.

૧૧૩અ. પોથીમાં ફેરફાર બાબત.

- (૧) પોથીમાં નોંધ અથવા ફેરફાર કરવા માટે અધિકૃત હોય તે સિવાયની કોઈપણ વ્યક્તિ, પોથીમાં કોઈ નોંધમાં આવો કોઈપણ ફેરફાર, કરી શકશે નહિ, તે બદલી શકશે નહિ અથવા તે રદ કરી શકશે નહિ.
- (૨) કોઈ વ્યક્તિ, પોથીમાં અનધિકૃત રીતે કોઈપણ નોંધ કરનાર તેમાં ફેરફાર કરનાર અથવા તે રદ કરનાર અથવા સક્ષામ સત્તાધિકારીને ખોટી માહિતી પુરી પાડનાર કોઈપણ વ્યક્તિ તેને મુંબઈ જમીન મહેસુલ અધિનિયમકલમ - ૧૩૫-બ અનુસાર શિક્ષાને પાત્ર રહે.

૧૧૩.૮ પોથીની ખરી નકલ કાઢી આપવા બાબત.

(૧) બેફૂત, મામલતદારને સોંપેલ નામા સાથે મેવી માતલબની મરજી કરે કે પોતાને કાઢી આપેલ પોથી ખોવાઈ ગયેલ છે અથવા નાશ પામેલ છે તો મામલતદાર, ચોક્કસ ખરાઈ કર્યા પછી, સરકાર વખતો વખત નક્કી કરે તેવી ફી અને હિંમતની ચુકવણી કર્યે પાસબુકની ખરી નકલ કાઢી આપવા માટે આદેશ કરવો જોઈશે.

(૨) બેફૂતને કાઢી આપેલી પોથી ભરાઈ ગઈ હોય અથવા તેને નુકશાન થયું હોય અથવા ફાટી ગઈ હોય અને વધુ સમય ઉપયોગ કરી શકાય તેમ ન હોય ત્યારે, બેફૂતે જુની પોથી સાથે પોથીની ખરી નકલ કાઢી આપવા માટે અરજી કરવી જોઈશે. અને અરજીમાં આપેલી માહિતીના ખરાપણાની ખાતરી થયે મામલતદારે, સરકાર વખતો વખત નક્કી કરે તેવી ફીની ચુકવણી કર્યે પોથીની ખરી નકલ કાઢી આપવા માટે સક્ષમ સત્તાધિકારીને આદેશ કરવો જોઈશે.

(૩) પોથી પેટા નિયમ-(૧) અથવા (૨) હેઠળ કરેલ હુકમની નકલ આદેશનું પાલન કરવા માટે પોથી હોય તો તે સાથે જરૂરી પગલાં લેવા માટે સક્ષમ સત્તાધિકારીને મોકલવી જોઈશે.

(૪) પેટા નિયમ (૩) હેઠળ હુકમ મળ્યે, સક્ષમ સત્તાધિકારીએ બેફૂતને પાસબુકની ખરી નકલ કાઢી આપવી જોઈશે અને તેમાં લાલ શાહીમાં "ખરી નકલ" મેવી નિશાની કરવી જોઈશે.

૧૧૩.૯ સંયુક્ત ધારકોને પાસબુક કાઢી આપવા બાબત.

સંયુક્ત જમીન ધારકોમાં જેમનું નામ પ્રથમ જણાય તે ખાતેદારના નામે, મુળ પ્રથમ પોથી કાઢી આપી હોય અને ત્યાર પછી કોઈપણ સંયુક્ત ધારક, કોઈપણ પોથીની ખરી નકલ માટે મરજી કરે ત્યારે, મામલતદારે ચોક્કસ ચકાસણી કરીને સરકાર વખતો વખત નક્કી કરે તેવી ફી અને હિંમતની ચુકવણી કર્યે, પોથીની ખરી નકલ કાઢી આપવા સક્ષમ સત્તાધિકારીને આદેશ કરવો જોઈશે.

113.5 મેડુલોના વારસાને પોથી આપવા માટે:-

- ૧: એક વખત મેડુલને પોથી કાઢી માધ્યમ પછી, વારસાથી ધારક બનતી વ્યક્તિને નવી પાસબુક કાઢી આપવાનું જરૂરી રહેશે નહીં.
- ૨: મરહુમના ઉત્તરાધિકારીને મરહુમ ધારકને કાઢી આપેલ પોથી સામે મરહુમ કહે, સમગ્ર ઉત્તરાધિકારીને તેવી તપાસ કર્યા પછી ઉત્તરાધિકારીના નામે, પોથી તબદીલ કરવી પડેલી.
- ૩: મરહુમ ધારકને મેડુલો વધુ ઉત્તરાધિકારી હોય અને તેઓ જમીન સંબંધિત રીતે ધરાવતા હોય ત્યારે સંબંધિત જમીન ધરાવવા માટે સૌથી યોગ્ય ઉત્તરાધિકારીને પોથી કાઢી આપવી પડેલી.
- ૪: મરહુમ ધારકના, એક કરતાં વધુ વારસા હોય અને જમીન તેમના હસ્તે હોવામાં આવી હોય તો, તેમની જમીનની વહેંચણી અનુસાર, દરેક વારસાને પૂરો પોથી આપવામાં આવશે.
- ૫: સદરજુ નિયમોમાં, નમૂના-૫ પછી નીચેના નવા નમૂનો દાખલ કરવા.

નમુનો-૫-૧

(જમીન નિયમ- ૧૩૩-૩)

ખેડૂત પાસબુક (ખેડૂત પોથી)

ખેડૂતો માટે સૂચનાઓ :-

૧. રાજ્ય સરકારે, જમીન ધરાવતા ખેડૂતને પોથીની એક નકલ વિનામૂલ્યે આપવી જોઈશે. ખેડૂતપોથીની વધારાની નકલો, સરકાર નકકી કરે તેટલી ફીની ચૂકવણી કરે ખેડૂત મેળવી શકશે.
૨. પોથીની બીજી નકલ, સક્ષમ સત્તાધિકારીની કસ્ટડીમાં ગ્રામ મહેસૂલી દફતરના ભાગ તરીકે રહેશે.
૩. ખેડૂતે, દર વર્ષે ઓછામાં ઓછા બે વાર પોતાની પોથી સક્ષમ સત્તાધિકારી પાસે અધ્યાવત કરાવવી જોઈશે.
૪. ખેડૂતે, જમીન મહેસૂલની, સિંચાઈ ઉપકર અને તળાવી અને બીજી લોન ભરપાઈની પહોંચો સહિત પોથી સક્ષમ સત્તાધિકારી સમક્ષ રજૂ કરવી જોઈશે. સક્ષમ સત્તાધિકારી પાસબુકની પહોંચોનો અધ્યાવત હિસાબ રાખવો જોઈશે.
૫. ખેડૂતે, પોતાની માલિકીની જમીનના સંબંધમાં, જમીનના ઉપયોગ કબજા ગીરો અથવા ગીરોખતમાંના કોઈપણ ફેરફારના સમયે, પોથી સક્ષમ સત્તાધિકારી સમક્ષ રજૂ કરવી જોઈશે. સક્ષમ સત્તાધિકારીએ ખેડૂતપોથીમાં જરૂરી ફેરફારો કરવા જોઈશે અને ખેડૂતને પોથી પરત કરવી જોઈશે.
૬. કોઈપણ નાણાકીય સંસ્થા પાસેથી લોન લેતી વખતે પોથીની અધ્યાવત નકલ અધિકૃત કાયદેસરના દસ્તાવેજ તરીકે સ્વીકારવામાં આવશે.
૭. કોઈપણ દસ્તાવેજના રજીસ્ટ્રેશન વખતે ખેડૂતે સબરજીસ્ટ્રાર સમક્ષ પોથી રજૂ કરવી જોઈશે. સબ-રજીસ્ટ્રારે પોથીમાં રજિસ્ટર થયેલ દસ્તાવેજની નોંધ કરવી જોઈશે અને ખેડૂતને પોથી પરત કરવી જોઈશે.

૮. પોથી, ખેડૂતો ધરાવેલી કોની જમીન ઉપરના ગીરો, હકડો અને જવાબદારીઓની વિનિયો જણાવતો કાયદેસરનો દસ્તાવેજ છે. તેથી પોથીને કાવજી-પૂર્વક જાણવવી એ ખેડૂતની ફરજ છે. પોથી પોવાઈ જાય અથવા તેનો નાશ થાય, તો ખેડૂત સંબંધિત મામલતદારને જાણ કરવી જોઈએ. સરકારે નકડી કરેલી કોની ચૂકવણી કર્યે ખેડૂતપોથીની ધરી નકલ માપવામાં આવશે.

૯. મુખ્ય જમીન મહેસુલ અધિનિયમ, ૧૮૭૯ની કલમ ૧૩૫-બ અનુસાર પોથીમાં અનાધિકૃત રીતે કોઈપણ નોંધ કરનાર, તેમાં ફેરફાર કરનાર અથવા તે રદ કરનાર અથવા પોથી સંબંધમાં સક્ષમ સત્તાધિકારીને ખોટી માહિતી પુરી પાડનાર કોઈપણ વ્યક્તિ, એક હજાર રૂપિયા સુધીના દંડને પાત્ર થશે.

૧૦. મુખ્ય જમીન મહેસુલ અધિનિયમ ૧૮૭૯ની કલમ ૧૩૫-ક અનુસાર, પોથીને લગતી જોગવાઈએ અને સુસાધેશુ ઉલ્લંઘન કરનાર કોઈપણ ખેડૂત બસો રૂપિયા સુધીના દંડને પાત્ર થશે.

ખેડૂતોની જાણ સાર

૧. જ્યારે પણ હકડપત્રકમાં ફેરફાર કરવાનો હોય ત્યારે જમીનમાં કિંત અથવા હકડ ધરાવતી તમામ વ્યક્તિઓને એવી જાણ કરવી જોઈશે કે, મુખ્ય જમીન મહેસુલ અધિનિયમ ૧૮૭૯ની કલમ ૧૩૫-બની જોગવાઈએ ફેરફાર કરવામાં આવશે.

૨. હકડપત્રકમાં સુનિત ફેરફાર એ વ્યક્તિઓને અથવા ખેડૂતોને કોઈપણ વાંધા અથવા સૂચન હોય તો તેઓએ, મુખ્ય જમીન મહેસુલ અધિનિયમ ૧૮૭૯ની કલમ ૧૩૫-બ ફેરફાર નોટીસ મળ્યાના ત્રીસ દિવસની મરદર સક્ષમ સત્તાધિકારીને જાણ કરવી જોઈશે.

૩. હકડપત્રકમાં મહેસુલી અધિકારીએ ફેરફાર મંજૂર કર્યો છે કે નહિ તેની જમીનમાં કિંત ધરાવતી તમામ વ્યક્તિઓને સક્ષમ સત્તાધિકારીએ જાણ કરવી જોઈશે.

૪. હડડપત્રકમાં નોંધ્યા મુજબ સંયુક્ત ધારકોમાં જેનું નામ પ્રથમ હોય તેવા મેડલને સરકારે પોથીની મૂલ નકલ આપવી જોઈશે. મેડલને મળિણી કર્યે પોથીની વધારાની નકલો આપવામાં આવી હોય ત્યારે, બેન્ક અને સબ રજિસ્ટ્રારે નાણાકીય સહાય આપવા માટે, મરણ દસ્તાવેજના રજીસ્ટ્રેશનના હેતુ માટે આવી પોથીને લેમના કિસ્સા પૂરતી ૪ કમ્પ્યુટરના દસ્તાવેજ તરીકે ગણવી.

રહેવાસી પ્રમાણપત્ર

શ્રી _____ નિવાસી
_____ તાલુકાના _____ ગામના કાયમી રહેવાસી છે.
તે / તેણી, અનુચિત જાતિ / અનુચિત આદિજાતિ / સામાજિક અને શૈક્ષણિક
રીતે પછત વર્ગ / બીજી જાતિ તરીકે ધ્યાન કરેલી _____ જાતિના છે.

માનવસાધાર અને
મેકાનીકયુટીંગ મેરીનરેટ-૧: સિલકો.

સહી
માનવસાધાર અને
મેકાનીકયુટીંગ મેરીનરેટ.

ખેડૂતપોથી કાનૂની દસ્તાવેજ છે અને તમામ કાનૂની કાર્યવાહીમાં પ્રથમ દર્શાવેલ પુરાવા તરીકે સ્વીકારવામાં આવશે.

ખેડૂતપોથી

1. ખાતા નંબર : પ. પોથી નંબર :
2. ગામ : સ્થળપ્રત/ ખેડૂતની પ્રત :

3. તાલુકો : સક્ષમ સત્તાધિકારીના મુખ્ય મથકનું ગામ :

૪. જિલ્લો : સક્ષમ સત્તાધિકારીની હક્કમતમાં આવતા ગામો :

ખાતેદારનું નામ તથા પિતાનું નામ (અટક પહેલા લખવો)	ખાતેદારનું સરનામું	ગામમાં રહેવાનું મકાન હોય તો મિલકત નંબર	ખાતેદારની સેક્ષનલ લાયકાત	ખાતેદારની વાર્ષિક આવક
1.	2.	3.	૪.	૫.

ખેતીની જમીનના કબજેદાર તરીકે ગામ નંબર નં. ૮ના ખાતા નં. અનુસાર ખેડૂતે ધરાવેલી જમીન

સ. નં., બ્લોક નં.	સેક્ટર દે. મા. ચો.મીટર	આડારથી ડુ.પેસાં	સત્તા પ્રકાર જમીન શરતે, નવી શરતે કે જમીન સુધારણા અધિનિયમથી નિયંત્રિત	જમીન ઉપર વૃક્ષો, ફુવાઈ અથવા બાંધકામને લગતી કોઈ વાળવની નોંધ હોય તો તેની વિગત	જમીનનો પ્રકાર કચાપત/ખાવાયત કચરો	ખેતી સવાયની કોઈ નોંધો તેની વિગત (ખરાબો)	જો ગાંઠરી જમીન ટોચ મથાંદા અધિનિયમ, ખેતીની જમીન ટોચ મથાંદા અધિનિયમ, જમીન સંપાદન અધિનિયમ બાગ પંડતા હોય તો તેની વિગત	તલાટી કેમ મંત્રી/ સહાય અધિકારીની સહી અને હોદ્દો (ભારતીય સાથે)
1.	2.	3.	4.	5.	6.	7.	8.	9.

બેસુત પાસેથી સરકારી દેખાની કહેલ વસુલાતનું પત્રક

મંત્રિજાનો પ્રકાર

વર્ષ	જમીન મહેસૂલ			લોકલ ફંડ			શિમષ ઉપકર			તલાટીનું નામ, સહી અને તારીખ
	માંગણું	વસુલાત	પહોંચ નંબર અને તારીખ	માંગણું	વસુલાત	પહોંચ નંબર અને તારીખ	માંગણું	વસુલાત	પહોંચ નંબર અને તારીખ	
1.	૨૬	૨૫	૨ ગ	૩૬	૩૫	૩૫	૪૬	૪૫	૪૫	૫.

જેલ પાસેના સરકારી શેડની નીચે કરેલ વસૂલાતની પત્રક

માસિકાનો પ્રકાર :

વર્ષ	તમાવી પિરાફ		ચિયાઈ ઉપકર		ગણતરી લોન		જમવાળા અને રૂ-ર વસૂલાત		તલાટીનામ સહી તારીખ સાથે
	માસિકા વસૂલાત	પહોચ નબર અને તારીખ	માસિકા વસૂલાત	પહોચ નબર અને તારીખ	માસિકા વસૂલાત	પહોચ નબર અને તારીખ	માસિકા વસૂલાત	પહોચ નબર અને તારીખ	
ક. ૭ ક. ૭૫		૭ ગ.	૮ ક.	૮ ખ.	૮ ગ.	૮ ગ.	૧૦ ક.	૧૦ ખ.	૧૦ ગ.

અમીન ધારકે કરેલ નાણાકીય અને ગૅડની લેવડદેવડની વિગતો.
લોન વિરાણ કરનાર બેંકે આણંકીય સંસ્થાએ ભરવાનું છે.

અનુક્રમ નંબર	લોન માપની નાણાકીય સંસ્થાનું નામ.	વિરાણનું હેતુ	નાણાકીય સંસ્થાએ વિરાણ કરેલ લોનની વિગતો.	ગૅડ મૂલ્યની જમીનની વિગતો.	લોનના વિરાણનો તારીખ/સોન માટે ગૅડનો બોજા કુલન થવાની તારીખ.	નાણાકીય સંસ્થાએ પ્રદાન કરેલ પૈસાની લેવડદેવડ અને જાણ કરો લોન ને મદદનો નંબર અને તારીખ.	નાણાકીય સંસ્થાના સદામ સત્તાધિકારીનું નામ, હોદ્દો, સહી (તારીખ સાથે)
૧	૨	૩	૪	૫	૬	૭	૮
			લોન ની રકમ	લોન ની મુદત	લોન પર લેવા પાડેલ વ્યાજ નો દર	લોન ઉપર પ્રસૂત કરવા પાડેલ વ્યાજ નો દર	

જમીનના વેચાણ - ખરીદી / તપાસીની વિગતો : અમ રજિસ્ટ્રાર કચેરીએ બારવાની છે.

અનુક્રમ નંબર	તપાસી, ખરીદી/ ખરીદી/વાપોરી વિ. નો પ્રકાર.	તપાસી થયેલ		તપાસીનું નામ	જમીનના વેચાણ/ ખરીદી/ખરીદી વચેરે પસિલા ભે	દસ્તાવેજ નોંધણી નંબર	લેખાલેખકની રકમ	અનુક્રમ નંબર, સહી અને રિક્કડો (સારીમ સાથે)
		સર્વે	દોષણ					
		નંબર/	હેક્ટર		જમીનમાં હક	નંબર		
		સંદેશ	નારે		ચેળવતી વ્યક્તિનું	સારીમ		
		નંબર	ચો.મીટર		નામ, સંખ્યા, પ્રતિના નંબર	સાથે		
૧.	૨.	૩૬.	૩૫.	૪.	૫.	૬.	૭.	૮.

ગામના નમૂના ડાચે ૭ - ૧૨ માં જણાવ્યા પ્રમાણે જમીનના બેક પત્રકમાં કોઈ ફેરફારની વિગતો.

ફેરફાર નોંધનો નંબર	ફેરફારની તારીખ	બ્લોક નંબર સર્વે નંબર	ફોટોગ્રાફ હે.મી. ચો.મી.	ગામના નમૂના ડા ફેરફારના પત્રિકાને જમીનના બેક પત્રકમાં કોઈ ફેરફારની ટૂંકી વિગતો.	ફેરફારની નોંધનો નિર્ણય સહિત સહાય મંત્રિકારોનું નામ, હોદ્દો સહી (તારીખ સાથે)
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૧ ૨ ૩ ૪ ૫ ૬

મોડે : ગામનો નમૂનો નંબર - ૭ તાલુકો :

૧. ગામ તાલુકો	૨. વિસ્તારનું નામ.	૩. સરદે નંબર	૪. બ્લોક નંબર	૫. હિસ્સા નંબર	૬. સત્તા પ્રકાર	૭. મેડવા લાયક જમીન	૮. હેક્ટર	૯. માટે	૧૦. ગોદામી.
૧. જરાચન	૨. બાગાયત	૩. કમ્પોસ્ટ જમીન	૪. કુલ	૫. મરાબાબી જમીન પ્રકાર	૬. મરાબાબી જમીન પ્રકાર	૭. કુલ			
૧૦. માકારણી	૨. વિલોડા ઉપકર	૩. સ્થિતિ ઉપકર	૧૧. ગુલોતીયા અથવા પેટા ગુલોતીયાનું નામ અથવા માકારણી	૧૨. કુલ હેક્ટર	૧૩. ગણિત હેક્ટર				
				૧૧.૫ હેક્ટર				૧૧.૫	અમોલ વહીવટનું ઉપકર રાખવા

ਪ੍ਰਿਥਵੀ ਪ੍ਰਿਥਿਵੀ ਪ੍ਰਿਥਿਵੀ

અનુક્રમ નંબર	તપાસીની તારીખ	ખેડૂતપોથી કઈ તારીખ સુધી મદાતન થયેલ છે.	તપાસી અધિકારીનો નામ અને હોદ્દો	તપાસી દરમિયાન આપેલ સચના	તપાસી અધિકારીનો સહી
૧	૨	૩	૪	૫	૬

એકરાર નામું

મેં આ પોથી કાળજીપૂર્વક વાંચી છે અને તેનો અભ્યાસ કરેલ છે. હું એકરાર કરું છું કે પોથીમાં મેં વ્યક્તિગત અને સંયુક્ત ધારક તરીકે ધારણ કરેલ ખેતીની જમીનોની વિગતો તેમજ આ પોથીમાં આપેલી અન્ય વિગતો મારી જાણ અને માન્યતા મુજબ ખરી છે.

ખેડૂતનો સહી

તારીખ

યોગ્ય ખરાઈ કર્યા પછી એવું પ્રમાણિત કરવામાં આવે છે કે પોથીમાં સમાવિષ્ટ તમામ વિગતો અધિકૃત અને અદ્યતન મૂળ દસ્તાવેજોમાંથી મેળવેલી છે અને ગામ મહેસૂલ રેકૉર્ડ સાથે મળતી આવે છે.

તારીખ :

સક્ષમ સત્તાધિકારીનું નામ અને સહી.

સક્ષમ સત્તાધિકારીનો સિક્કો.

મામલતદારનું પ્રમાણપત્ર

તલાટીએ તૈયાર કરેલી ખેડૂત પ્રોથોની, ગામના મૂળ મહેસૂલ રેકર્ડ સાથે સરખાવી છે અને તે મૂળ રેકર્ડ સાથે મળતો આવે છે.

તારીખ

સહી

નામ

હોદ્દો અને સિકકો

ગુજરાતના રાજ્યપાલના હુકમથી અને તેમના નામે,

સંજય પ્રસાદ,
સરકારના નાયબ સચિવ.



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PART IV-B

**Rules and Orders (other than those published in Parts I, I-A and I-L) made
by the Government of Gujarat under the Gujarat Acts.**

FORESTS AND ENVIRONMENT DEPARTMENT

Addendum

Sachivalaya, Gandhinagar, 9th April, 1997.

GUJARAT MINOR FOREST PRODUCE TRADE NATIONALISATION ACT, 1979.

No. GVN/10/97/GVN/1091/2681-K :—Whereas, the collection rates of timru leaves for the calendar year has been fixed vide this Department Notification No. GVN-143/96/GVN/1091/2681-K dated 18th November, 1996 and whereas representations have been received for increasing the said rate; Now, therefore Government is pleased to order that an additional amount of Rs. 50/- per standard bag (One Standard Bag, i.e. 1000 bundles) shall also be paid to the growers/collectors by the Gujarat State Forest Development Corporation. Wherever agent/agents have been appointed by the Corporation for the collection of timru leaves, the additional amount of Rs. 50/- shall be paid by the Corporation (directly) to the growers/collectors of timru leaves.

By order and in the name of the Governor of Gujarat,

BABU DAMOR,
Section Officer.

86-1

IV-B-Ex.-86-1

GOVERNMENT CENTRAL PRESS, GANDHINAGAR.



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PART IV-B

Rules and Orders (other than those published in Parts I, I-A and I-L) made by the Government of Gujarat under the Gujarat Act.

LABOUR AND EMPLOYMENT DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 11th April, 1997.

THE BOMBAY RELIEF UNDERTAKINGS (SPECIAL PROVISIONS) ACT, 1958
(No. Bom. XCVI OF 1958).

No. GH-R/82/BRU-1097-1017-M(3).—In exercise of the powers conferred by section 3 of the Bombay Relief Undertakings (Special Provisions) Act, 1958 (hereinafter referred to as "the said Act") the Government of Gujarat hereby declares that the Industrial Undertakings viz. Messers L. M. P. Precision Engineering Company Limited, Mahadevnagar, Bilimora (Gujarat) shall, with effect from 11th April, 1997 be conducted to serve, as a measure of preventing unemployment and the said undertakings shall accordingly be deemed to be a relief undertaking for the purpose of the said Act for period of one year from the 11th April, 1997, and in exercise of the powers conferred by sub-clause (iv) of clause (a) of sub-section (1) of section 4 of the said Act, the Government of Gujarat is also pleased to direct that in relation to the said undertaking viz. Messers L.M.P. Precision Engineering Co. Ltd., Bilimora, all rights, privileges, obligations, liabilities (other than the liabilities in relation to the public financial institution i. e. the GIC Ltd., Ahmedabad) and those arising from the law in relation to the workers of the said undertaking is declared as a relief undertaking, and any remedy for the enforcement thereof, shall be suspended and all proceedings, relating thereto pending before any court, tribunal, officer or authority shall be stayed during the period for which the said undertaking shall continue to be a relief undertaking, viz., the period of one year commencing from the 11th April, 1997.

By order and in the name of the Governor of Gujarat,

SHAILAJA PATEL,
Under Secretary to Government,



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PART IV-B

Rules and Orders (other than those published in Parts I, I-A and I-L) made
by the Government of Gujarat under the Gujarat Acts.

URBAN DEVELOPMENT AND URBAN HOUSING DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 17th April, 1997.

THE GUJARAT TOWN PLANNING AND URBAN DEVELOPMENT ACT, 1976.

NO. GH/V/49 of 1997/TPS-1294/2668/L.—WHEREAS under Section-41 of the Gujarat Town Planning and Urban Development Act, 1976 (President's Act No. 27 of 1976) (hereinafter referred to as "the said Act") the Vadodara Municipal Corporation, Vadodara (hereinafter referred to as "the said Authority") declared its intention of making of the Town Planning Scheme, Vadodara No. 32 (Vishwamitri Station) (hereinafter referred to as "the said draft scheme")

AND WHEREAS the said Authority had declared its intention of making of the said draft scheme without obtaining pre-consultation of the Chief Town Planner, under the provision of Section-41 of the said Act;

AND WHEREAS the said authority did not follow the procedure for declaration of intention of making the said scheme in accordance with the said Act;

AND WHEREAS the said authority was required to publish the said scheme within prescribed time limit laid down under Section--42 of the said Act;

AND WHEREAS the said authority did not publish the said scheme within prescribed time limit as laid down under Section--42 of the said Act;

NOW, THEREFORE, in exercise of the powers conferred by sub-section (2) of Section--48 of the said Act Government of Gujarat, hereby :—

"REFUSES TO SANCTION THE SAID SCHEME"

By order and in the name of the Governor of Gujarat,

J. H. TAMAKUWALA,

Officer on Special Duty & Joint Secretary to the
Government of Gujarat.

URBAN DEVELOPMENT AND URBAN HOUSING DEPARTMENT,

Notification

Sachivalaya, Gandhinagar, 17th April, 1997.

THE GUJARAT TOWN PLANNING AND URBAN DEVELOPMENT ACT, 1976.

NO. GH/V/50 of 1997/TPS-1496-2481-L.—WHEREAS under Government Notification, Urban Development and Urban Housing Department No. GH/V/151 of 1995/TPS-1495-2103-L, dated 30th October, 1995, the Government of Gujarat had, in exercise of the powers conferred by sub-section (2) of section-48 of the Gujarat Town Planning and Urban Development Act, 1976 (President's Act No. 27 of 1976) (hereinafter referred to as "the said Act") sanctioned a draft Town Planning Scheme, Bardoli No. 1 (First Varied) (hereinafter referred to as "the said first varied draft scheme") submitted to it by the Bardoli Nagarpalika;

AND, WHEREAS, in exercise of the powers conferred by section-50 of the said Act, Government of Gujarat had appointed the Town Planning Officer for the said first varied draft scheme;

AND, WHEREAS, the Town Planning Officer appointed has submitted to the Government of Gujarat the Town Planning Scheme, Bardoli No. 1 (First Varied) -Preliminary Scheme-(hereinafter referred to as "the said first varied Preliminary Scheme") as required under sub-section (2) of Section 52 and Section 64 of the Gujarat Town Planning and Urban Development Act, 1976 (President's Act No. 27 of 1976);

NOW, THEREFORE, in exercise of the powers conferred by section 65 of the Gujarat Town Planning and Urban Development Act, 1976, (President's Act No. 27 of the 1976) the Government of Gujarat hereby :—

(a) sanctions the "said first varied preliminary scheme" subject to modifications enumerated in the schedule appended hereto ;

(b) states that the said first varied preliminary scheme shall be kept open to inspection by the public at the office of the Bardoli Nagarpalika during office hours on all working days except Sundays and holidays, and

(c) fixes the 17th day of May, 1997 as the date for purpose of clause (b) of sub-section (2) of the said section--65.

SCHEDULE

1. In the preliminary scheme documents, in Redistribution Statement, on page no. 17 at Sr. No. 2 the words "The President" in Col. No. 2 shall be treated as cancelled.

2. In the preliminary scheme documents regarding ownership of E. P. No. 156, allotted to appropriate authority in Redistribution Statement, on page No. 17 at Sr. No. 3 in Col. No. 2 the words "public purpose" shall be replaced by the words "The Appropriate Authority, Bardoli Nagarpalika".

3. The Development Control Regulations shall be treated as excluded from the Preliminary Scheme documents.

By order and in the name of the Governor of Gujarat,

J. H. TAMAKUWALA,
Officer on Special Duty & Joint Secretary to the
Government of Gujarat.

(C)



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PART IV-B

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by the Government of Gujarat under the Gujarat Act.

REVENUE DEPARTMENT

Corrigendum

Sachivalaya, Gandhinagar, 19th April, 1997.

BOMBAY STAMP ACT, 1958.

No. GHM/97/19/M/STP/1095/1783/H.1.—In the Government order, Revenue Department dt. 24th Feb., 1997 No. GHM/97/13/M/STP/1095/1783/H.1 published in Part IV-B of the Government Extra Ordinary Gazette No. 52 dt. 24th February, 1997, on page-1 serial No. 22, should be read as "Industrial Credit and Investment Corporation of India, Banking Corporation Limited" instead of "Industrial Credit and Investment Corporation of India".

By order and in the name of the Governor of Gujarat,

N. D. BHATT,
Under Secretary to Government.



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PART IV-B

Rules and Orders (other than those published in Parts I, I-A and I-B) made
by the Government of Gujarat under the Gujarat Act.

LEGAL DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 22nd April, 1997.

GUJARAT PUBLIC WORKS CONTRACTS DISPUTES ARBITRATION TRIBUNAL ACT, 1992.

No. GK/17/97/ARB/1696/4399/I.—In exercise of the powers conferred by Section-3 of the Gujarat Public Works Contracts Disputes Arbitration Tribunal Act, 1992 (Guji. 4 of 1992) the Government of Gujarat hereby appoints Shri U. D. Datir, Chief Engineer, as the Technical Member of the Public Works Contracts Disputes Arbitration Tribunal with effect from the date on which the charge of the Office is assumed by him.

By order and in the name of the Governor of Gujarat,

 H. A. GAJJAR,

Under Secretary to Government.



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PART IV-B

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by the Government of Gujarat under the Gujarat Act.

સમાજ કલ્યાણ અને આદિજાતિ વિકાસ વિભાગ

(સ. ક. પ્રભાગ)

જાહેરનામું

સચિવાલય, ગાંધીનગર, ૧૭મી એપ્રિલ, ૧૯૮૭.

ગુજરાત અનુસુચિત જાતિ વિકાસ નિગમ અધિનિયમ, ૧૯૮૫.

ક્રમાંક : જીએચએલ-૮-અવક-૧૦૮૭-ખા. ૧૯/૮૭. ગુજરાત અનુસુચિત જાતિ વિકાસ નિગમ અધિનિયમ ૧૯૮૫ ની કલમ-૫(૧) અને ૬ (૧) ની જોગવાઈઓ, પ્રમાણે નિગમના નિયામક મંડળના નીચેની વ્યક્તિઓની હોદ્દાની રૂએ સભ્યો તરીકે તાત્કાલિક અસરથી નિમણૂક કરવામાં આવે છે.

- | | |
|--|-----------|
| (૧) નાયબ સચિવશ્રી, સમાજ કલ્યાણ વિભાગ સચિવાલય, ગાંધીનગર. | સભ્ય |
| (૨) નાણા સલાહકારશ્રી (સ. ક. વિ.) નાણા વિભાગ સચિવાલય, ગાંધીનગર | સભ્ય |
| (૩) નિયામકશ્રી સમાજ કલ્યાણ ખાતું ગુજરાત રાજ્ય ગાંધીનગર | સભ્ય |
| (૪) નાયબ સચિવશ્રી, કલ્યાણ મંત્રાલય, ભારત સરકાર, નવી દિલ્હી | સભ્ય |
| (૫) નિયામકશ્રી, લઘુઉદ્યોગ સેવા સંસ્થા, અમદાવાદ | સભ્ય |
| (૬) મેનેજિંગ ડિરેક્ટરશ્રી, ગુજરાત અનુસુચિત જાતિ વિકાસ નિગમ, ગાંધીનગર | સભ્ય-સચિવ |

ગુજરાતના રાજ્યપાલશ્રીના હુકમથી અને તેમના નામે,

રુપસિંહ કે. મકવાણા,
સરકારના નાયબ સચિવ.



The Gujarat Government Gazette EXTRAORDINARY

PUBLISHED BY AUTHORITY

Vol. XXXVIII]

THURSDAY, APRIL 24, 1997/VAISAKHA 4, 1919

Separate paging is given to this Part in order that it may be filed as a Separate Compilation.

PART IV-B

**Rules and Orders (other than those published in Parts I, I-A and I-L) made
by the Government of Gujarat under the Gujarat Acts.**

URBAN DEVELOPMENT AND URBAN HOUSING DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 24th April, 1997.

THE GUJARAT TOWN PLANNING AND URBAN DEVELOPMENT ACT, 1976.

No. GH/V/52 of 1997/DVP-2291/M/486/L.—WHEREAS, the Government of Gujarat is of the opinion that it is necessary, in the public interest to make a variation in the Revised final development plan for the Development area of the Modasa area Development Authority sanctioned under Government, in U.D. & U.H.D.'s Notification No. GH-V-169 of 1990/DVP-2288/2476/(90)L, dated the 29th August, 1990;

NOW, THEREFORE, in exercise of the powers conferred by sub-section (1) of section 19 of the Gujarat Town Planning and Urban Development Act, 1976 (President Act No. XXVII of 1976); the Government of Gujarat hereby:—

1. Proposes to modify the aforesaid Revised final development plan by way of variation in the manner specified in the Schedule appended hereto and;
2. Calls upon any person to submit suggestions or objections, if any, with respect to the proposed variation to the principal Secretary to the Government of Gujarat, Urban Development and Urban Housing Department, Sachivalaya, Gandhinagar, in writing, within a period of two months from the date of publication of this notification in the official gazette;

SCHEDULE

Proposed variation in the revised final development plan of Modasa sanctioned by the Government, in Urban Development and Urban Housing Department, Sachivalaya, Gandhinagar, Notification No. GH/V/169 of 1990/DVP-2288-2476/(90)/L, dated 29th August, 1990.

The land bearing R. S. No. 486/P. of Town Modasa shown marked "ABCDEA" on the accompanying plan reserved for "N.C" in the sanctioned Development plan of Modasa shall be deleted from the said reservation and the land thus released shall be designated for "residential zone" under section 12(2) (a) of the Gujarat Town Planning and Urban Development Act, 1976.

By order and in the name of the Governor of Gujarat.

J. H. TAMAKUWALA,
Officer on Special Duty & Jt. Secy. to Government.

URBAN DEVELOPMENT AND URBAN HOUSING DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 24th April, 1997.

THE GUJARAT TOWN PLANNING AND URBAN DEVELOPMENT ACT, 1976.

No. GH/V/530F 1997/DVP/2496/622/6, WHEREAS, the Government of Gujarat is of opinion that it is necessary in the public interest to make a variation in the final Revised Development Plan for the town of Gondal sanctioned under Government Notification, Urban Development & Urban Housing Department Notification No. GH/V/117 of 1988-DVP-2486-1847 (88)/L, dated the 23rd May, 1988,

NOW, THEREFORE, in exercise of the powers conferred by sub-section (1) of section 19 of the Gujarat Town Planning and Urban Development Act, 1976 (President's Act No. XXVII of 1976); the Government of Gujarat hereby:—

1. Proposes to modify the aforesaid revised development plan by way of variation in the manner specified in the Schedule appended hereto, and
2. Calls upon any person to submit suggestions or objections, if any with respect to the proposed variation to the principal Secretary to Government of Gujarat, Urban Development and Urban Housing Department Sachivalaya, Gandhinagar, in writing within a period of two months from the date of publication of this notification in the official gazette.

SCHEDULE

Proposed variation to the final Revised Development Plan of Gondal sanctioned by Government Notification, Urban Development and Urban Housing Department No. GH/V/117 of 1988/DVP-2486/1847/(88)/L, dated the 23rd May, 1988.

The land known as "Kailas baug" on the Northern side of Jail bearing City Survey No. 28/paiki of sheet No. 125 of Gondal, reserved for Garden in sanctioned final Revised Development plan of Gondal shown marked as A-B-C-D-E-F-G-H-I-A on the accompanying plan shall be deleted and the land thus released shall be designated as "Residential zone" under section 12(2) (a) of Gujarat Town planning and urban development Act, 1976.

By order and in the name of the Governor of Gujarat.

J. H. TAMAKUWALA,
Officer on Special Duty & Joint Secy. to the
Government.

URBAN DEVELOPMENT AND URBAN HOUSING DEPARTMENT,

Notification

Sachivalaya, Gandhinagar, 24th April 1997.

THE GUJARAT TOWN PLANNING AND URBAN DEVELOPMENT ACT, 1976.

No. GH/V/54 of 1997/DVP-3095-2994-L.—WHEREAS, the Government of Gujarat was of the opinion that it was necessary in the public interest to make variation in the final Revised Development Plan of Dahod (Dist. Panchmahals) sanctioned, under Government Notification, Urban Development and Urban Housing Department Notification No. GH/P/71 of 1981/DVP-2977-1523-(81)-L, dated the 25th May, 1981 (hereinafter referred to as "the said Revised Development Plan");

AND WHEREAS, the variation proposed to be made in the said Revised development plan was published as required by sub-section (1) of section 19 of the Gujarat Town Planning and Urban Development Act, 1976 (President's Act No. 27 of 1976) (hereinafter referred to as "the said Act") in the Gujarat Government Gazette Part IV-B, datd 26th July, 1986, on Page No. 162-1 and 162-2 under Government Notification, Urban Development and Urban Housing Department No. GH/V/129 of 1996/DVP-3095-2994-L dated the 26th July, 1996 alongwith a notice calling upon any person to submit suggestions or objections if any with respect to the proposed variation to the Additional Chief Secretary to the Government of Gujarat, Urban Development and Urban Housing Department, Sachivalaya, Gandhinagar in writing within a period of two months from the date of publication of the said variation;

AND WHEREAS, the Government of Gujarat has not received any suggestions and objections;

NOW, THEREFORE, in exercise of the powers conferred by section 19 of the Gujarat Town Planning and Urban Development Act, 1976 (President's Act No. 27 of 1976) the Government of Gujarat hereby:—

(a) sanctions the said variation to be made in the said Revised development plan, as set out in Schedule appended hereto, and

(b) specifies that the variation so set out shall be come into force from the 24th April, 1997.

SCHEDULE

Variation to the final revised development plan of Dahod (District Panchmahals) sanctioned by Government Notification, Urban Development and Urban Housing Department No. GH/V/129 of 1996/DVP-3095-2994-L dated the 26th July, 1996.

The land bearing R. S. 221/2/P (29642.11 Sq. M) as shown marked A-B-C-D-E-F-A on the accompanying plan designated for "Agriculture Zone" in the sanctioned Development Plan of Dahod shall be deleted from the said zone and the land thus released shall be designated for "Residential Zone" under section 12(2) (a) of the Gujarat Town Planning and Urban Development Act, 1976.

By order and in the name of the Governor of Gujarat,

J. H. TAMAKUWALA,
Officer on Special Duty and Joint Secretary to Government.



The Gujarat Government Gazette

EXTRAORDINARY

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PART IV-B

Rules and Orders (other than those published in Parts I, I-A and I-L) made
by the Government of Gujarat under the Gujarat Acts.

REVENUE DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 29th April 1997.

BOMBAY LAND REVENUE CODE, 1879.

No. GHM-97-424-M - RAM-1095-3121-L :- WHEREAS the draft rules further to amend the Gujarat Land Revenue Rules, 1971, were published as required by sub section (3) of section 214 of the Bombay Land Revenue Code, 1879 (Bom.v of 1879) at page 85-1 to 85-23 of the Gujarat Government Gazette, Part IV-B dated the 9th April, 1997 under Government notification, Revenue Department No.GHM-97-18-M-RAM-1095-3121-L dated 9th April, 1997 inviting objections and suggestions from all persons likely to be effected hearby till the 23rd April, 1997;

AND WHEREAS objections and suggestions received with respect to the said draft rules have been considered by the Government;

NOW, THEREFORE, in exercise of the powers conferred by section 135 M, 135 P and clause (V) of sub section (2) of section 214 of the Bombay Land Revenue Code 1879 (Bom V 1879), the Government of Gujarat hereby makes the following rules further to amend the Gujarat Land Revenue Rules, 1972, namely :-

1. These rules may be called the Gujarat Land Revenue (Amendment) Rules, 1997.
2. In the Gujarat Land Revenue Rules, 1972 (hereinafter referred to as "the said rules"), after Chapter XV, the following new Chapter shall be inserted, namely :-

" CHAPTER XV A

AGRICULTURIST PASS BOOK

113 A. Supply of Agriculturist pass book :-

(1) The agriculturist pass book (herein after referred to as "the pass book") shall be supplied to each Khatedar in a village by the competent authority in the Form R1 appended to these rules.

(2) The competent authority shall prepare two copies of the pass book, out of which

duplicate shall be retained and maintained by him and the Original copy shall be given to the agriculturist at free of cost.

(3) The agriculturist or the joint holder of land whose name appears in the passbook shall be considered as agriculturist for all the purposes.

113 B. Responsibility of the Competent Authority:-

Every entry other than entry referred to in rules 113 F and 113G in the pass book shall be made personally by the competent authority from the revenue records of the village. The competent authority shall carry out and effect the changes occurring in the agriculturist holding and shall be held duty bound and responsible for the correctness of every entry made by him in the pass book. All entries relating to revenue records shall be made in accordance with the relevant revenue records.

113 C. Entries from record of rights :- Only certified entries in the record of rights shall be entered in the pass-book.

113 D. Official copy of the pass-book to be kept

up-to-date :- (1) The competent authority shall make necessary changes in the record of rights of the holding in the concerned duplicate copy of the pass-book from time to

time and keep it posted up to date.

- (2) On receiving the notice of demand regarding Government dues recoverable from the agriculturist, the village accountant shall request the competent authority within seven days from the receipt of such notice, to make necessary remarks to that effect in the duplicate copy of the pass book.

113 E Agriculturist pass-book to be kept up to date:

(1) The agriculturist shall produce his pass book before the competent authority within fifteen days from the date of change of any entry or if there is no change of entry at least every six months to get the changes in the record of rights effected in his copy by the competent authority, unless the agriculturist desires to have such changes being posted earlier. The competent authority shall acknowledge the receipt of such pass book in writing to the agriculturist.

(2) Where the Competent Authority has to make any entry or remarks in the pass book, he may call for the original passbook from the agriculturist whereupon it shall be the duty of the agriculturist to forward his passbook

to the competent authority to keep it up to date.

(3) Every change in the record of rights pertaining to the holding, after it is effected in the agriculturist's pass book, shall be signed and the pass book shall be returned within a period of one week after it is authenticated by the competent authority.

(4) When the pass book is produced before the competent authority and there is no change to be effected, the competent authority shall make remarks in the pass book to the effect that no change is to be posted on the date relevant to the production of the pass book and shall sign and authenticate the same.

113 F *Registering authority to make transfer entries in the pass-book:* (1)

The registering authority after registering documents of transfer of any agricultural land, shall make necessary entries of such transfer in the pass book, produced by the agriculturist before him and thereafter return the pass-book to the agriculturist.

113 G Entries to be made by the Bank in the pass-book: (1) The Bank shall make necessary entries

in the relevant columns of the pass-book regarding the financial assistance or

loan given to the agriculturist and the charge or the mortgage created on land e.g. mortgage, or charge the total amount of mortgage or charge and the total amount of interest due on the loan from the agriculturist in the relevant columns of the pass book in respect of the land .

(2) The Bank shall send an extract of the entries made in the pass book to the competent authority within seven days from the date of the transaction. The competent authority shall cause the entry to be made in the pass book maintained by him.

(3) The Bank shall send an extract of the release of the mortgage in writing to the competent authority within seven days from the date of release of the mortgage or charge on the land

113. H Alteration in the pass book :-

(1) No person shall make any change, alter or delete any entry in the pass-book other than the person who is authorised to make any such entry or change in the pass-book.

(2) Any person who unauthorisely makes, alters or deletes any entry in the pass book or furnishes false information to the competent authority , shall be liable to

penalty as provided in section 135 T of the Bombay Land Revenue Code , 1879 .

113 I Issue of the true copy of the pass book :-

(1) Where the agriculturist applies with an affidavit to the mamlatdar to effect that the pass book issued to him has been lost or destroyed, the Mamlatdar shall , after due verification, direct for issue of true copy of the pass book on payment of such fees as may be determined by the Government from time to time.

(2) When the pass book issued to the agriculturist has been filled up, or has been damaged or mutilated and can no longer be used, the agriculturist shall apply for issue of true copy of pass book alongwith old pass book, and on satisfaction of the correctness of informations given in the application, the Mamlatdar shall direct the competent authority for the issue of true copy of the pass book to the Agriculturist on payment of such fees as may be determined by the Government from time to time .

(3) A copy of the order made by the Mamlatdar under sub rule (1) or (2) shall be sent to the competent authority alongwith pass book, if any , for complying with the directions .

(4) On receipt of the order under sub rule (3), the competent authority shall issue the true copy of the pass book to the Agriculturist which shall be marked as " True copy " in red ink.

113J Issue of additional pass book to the joint holders:- (1) Where the pass book is issued in the name of occupant whose name appears first amongst the joint holders of the land and if any joint holder applies for the copy of the pass book the Mamlatdar after due verification, shall direct the competent authority to issue an additional copy of the pass book on payment of such fees as may be determined by the Government from time to time.

(2) Whenever additional copy of the pass book has been provided to the joint holder, the Bank and sub registrar shall consider such pass book to be valid document for the purpose of advancing financial assistance or as the case may be, for registration of any document, limited to share of the joint holder only.

113K : Issue of the pass book to heirs of agriculturist :- (1) Once the pass book is

given to the agriculturist, it shall not be necessary to issue a new pass book to a person who become sole holder by succession.

(2) On application made by the successor of the deceased holder alongwith the pass book given to the deceased holder, the competent authority shall, after making such inquiries, transfer the pass book into the name of the successor.

(3) Where the deceased holder has more than one successor and the holding is held jointly by them, the pass book shall be issued to the elder successor for the joint holding and other successor may apply for additional pass book in accordance with the provisions of rule 113J.

(4) Where the deceased holder has more than one successor and the holding is divided amongst themselves, a separate pass book may be issued to each successor according to their division of land.

3. In the said rules, after Form R, the following new "Form RI" shall be inserted, namely :-

F O R M - R - 1

(See rule 113-A)

AN AGRICULTURIST PASS BOOK (KHEDUT POTH)

Instructions for Agriculturists :-

1. The State Government shall provide one copy of the agriculturist pass book free of cost to the agriculturist holding land. Additional copies of the agriculturist pass book can be obtained by the agriculturist on the payment of fees as fixed by the Government.
2. The second copy of the pass book shall remain in the custody of the competent authority.
3. The agriculturist is required to get his pass book updated from the competent authority at least twice every year.
4. The agriculturist shall produce the pass book before the competent authority alongwith the receipts of the land revenue, irrigation cess and tagavi and other loan repayments. The competent authority shall maintain an up-to-date account of the receipts in the pass book.
5. The agriculturist shall produce the pass book before the competent authority at the time of any change in use of land, possession, mortgage or mortgage deed in respect of the land belonging to the agriculturist. The competent authority shall make the necessary changes in the pass book and return the pass book to the agriculturist.
6. At the time of taking of loans from any bank the up-to-date version of the pass book shall be accepted as an authenticated legal document.
7. At the time of registration of any document the pass book shall be produced by the agriculturist before the sub-registrar. The sub-registrar shall note the registered document in the pass book and return the pass book to the agriculturist.
8. The pass book is a legal document containing the details of mortgages, rights and obligations on the agricultural lands held by the agriculturist. It is, therefore, the duty of the agriculturist to preserve the pass book carefully.
9. If the pass book is lost or destroyed the agriculturist shall inform the concerned Mamlatdar. A true copy of pass book may be provided to the agriculturist on payment of fees as fixed by the Government.
10. According to Section 135-T of The Bombay Land Revenue Code,

1879, any person who unauthorisely makes, alters or deletes any entry in the pass book or furnishes false information to the competent authority in relation to the pass book shall be liable to fine which may extend to one thousand rupees.

11. According to section 135-S of the Bombay Land Revenue Code, 1879, any agriculturist who contravenes the provisions and instructions relating to the pass book shall be liable to fine which may extend to two hundred rupees.

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FOR THE INFORMATION OF AGRICULTURISTS

1. Whenever there is a mutation to be done in the record of rights all individuals, having interest or rights in the land, shall be informed that procedure shall be followed under the provisions of Section 135 - D of the Bombay Land Revenue Code, 1879.

2. If the individuals or agriculturists have any objections or suggestions on the proposed mutation in the record of rights, they shall inform the competent authority within thirty days of the date of receipt of the notice under Section - 135 -D of the Bombay Land Revenue Code, 1879.

3. The competent authority shall inform all the individuals having interest in the land whether the mutation in the record of rights has been approved or not by the Revenue officers.

4. The original copy of the pass book shall be provided by the Government to the agriculturist whose name appears first among the joint holders as recorded in the record of rights. Whenever additional copies of the pass book have been provided on demand to the agriculturist, the banks and the sub - registrar shall consider such pass book to be valid documents for the purpose of advancing financial assistance or for the registration of any document limited to his share only.

Domicile Certificate

Shri..... is a permanent
resident of..... village of..... taluka
in District He / She belongs to
the..... caste which is recognised as a scheduled caste
/ Scheduled Tribe / Socially and educationally backward class /
other caste .

Seal of the
Mamlatdar and
Executive Magistrate

Signature
Mamlatdar and Executive Magistrate

The Agriculturist pass book is a legal document which is received as prima facie evidence in all legal proceedings.

Agriculturist Pass Book

- | | |
|---------------------|---|
| 1. Account Number : | 5. Pass - Book Number : |
| 2. Village : | 6. Office Copy /
Agriculturist copy : |
| 3. Taluka : | 7. Head quarter village of
the competent authority : |
| 4. District : | 8. Village in the
Jurisdiction of the
the competent authority : |

Occupant's name and father's (Surname first)	Occupant's Address	If resident of the same village then property number	Occupant's educational qualification	Voters Identity Card No.	P.D.S. Card No.	Occupant's annual income
I.	II.	III.	IV.	V.	VI.	VII.

Lands held by the agriculturist according to the
village record No.8 Account Number.....
as an occupant of agricultural land.

Survey no/ Block No	Area Hactare Are. Sq. Mtr.	Assessment Rupees Paissa	Tenure of land, old Tenure, New Tenure, regulated by Land Reforms Act.	Details of Trees, Wells, Structures on land or details of any related facts.	Nature of land Dryland/ irrigated land/Rice wet land	Details of non agricultural land if any (waste land)	Urban land ceiling Act, Agricultural land ceiling Act, Land Acquisition Act, details if applicable.	Signature and designation (with date) of the Competent authority.
1.	2.	3.	4.	5.	6.	7.	8.	9.

The statement of recovery of Government dues from the agriculturist

Statement of Demand

Year	Taccavi advance			Irrigation Cess			Tenancy loan			Contour Bunding and other recovery			Name, Signature of the competent authority with date
	Demand	Recovery	Receipt No. and date	Demand	Recovery	Receipt No. and date	Demand	Recovery	Receipt No. and date	Demand	Recovery	Receipt No. and date	
6.	7A.	7B.	7C.	8A.	8B.	8C.	9A.	9B.	9C.	10A.	10B.	10C.	11

The statement of recovery of Government dues from the agriculturist

Nature of Demand

Year	Land Revenue			Local Fund			Education Cess			Name, Signature of the competent authority and date
	Demand	Recovery	Receipt No. and date	Demand	Recovery	Receipt No. and date	Demand	Recovery	Receipt No. and date	
1.	2A.	2B.	2C.	3A.	3B.	3C.	4A.	4B.	4C.	5

advancing the loan

[illegible]

Details of sale - purchase / Transfer of land : to be filled by the
office of the Sub Registrar.

Serial No.	Nature of transfer, mortgage/ gift/ hypothication etc.	Details of transferred land	Name of transferee/ transferor	Name, village, Account number and village of person recieving right in land as a result of sale/ mortgage/gift etc. of the land.	Document Registration Number	Amount of transaction	Name, Signature and Seal of the Sub Registrar (with date)	
1.	2.	3A.	3B.	4.	5.	6.	7.	8.

At :

Village Form Number 7

Taluka :

Name of field

Occupant

Survey Number

Block Number

Secondary Rights

Part Number

Nature of tenure

Cultivable lands	Hectare	Are	Sq. Mtr
1. Unirrigated			
2. Irrigated			
3. Wet rice land			
Total			
Waste land category A			
Waste land category B			
Total			
Assessment and Special Cess, Irrigation Cess,			
A. Name of tenant or Assessment Sub tenant	Area	Tenancy Cess Rupees. _____ Paisa _____	

[illegible]

Details about inspection

Serial Number	Date of inspection	The date till which the agriculturist pass book has been updated	Name and Designation of the inspecting officer	Instructions given during inspection	Signature of the inspecting officer
1.	2.	3.	4.	5.	6.

Declaration

I have carefully read and studied this agriculturist pass book . I declare that the details of the agricultural lands held by me individually and as a joint holder as well as the other details which are provided in this pass book are correct according to my knowledge and belief.

Date: / /

Signature of the agriculturist

It is certified after due verification that all the details included in the agriculturist pass book have been entered from the authentic documents.

Date: / /

Name of the village accountant
and signature.

It is certified after due verification that all the details included in the agriculturist pass book have been obtained from the authentic and updated original documents and are in conformity with the village revenue records.

Date :

Name of the Competent Authority
and signature

Seal of the Competent Authority

Name/
Designation :Counter signature of Mamlatdar
and seal.

Date :

By order and in the name of Governor of Gujarat

SANJAY PRASAD,
Deputy Secretary to Government of Gujarat
Revenue Department

મહેસૂલ વિભાગ

જાહેરનામું

સચિવાલય, ગાંધીનગર, ૨૮મી એપ્રિલ, ૧૯૯૭

મુંબઈ જમીન મહેસૂલ અધિનિયમ, ૧૮૭૯.

ક્રમાંક : જીએચએમ-૯૭-૨૪-એમ-આરએએમ-૧૦૯૫-૩૧૨૧-એલ. -- ગુજરાત જમીન મહેસૂલ નિયમો, ૧૯૭૧ વધુ સુધારતા નિયમોનો મુસદ્દો, મુંબઈ જમીન મહેસૂલ અધિનિયમ, ૧૮૭૯ (સન ૧૮૭૯ના મુંબઈના ૫ મા)ની કલમ-૨૧૪ની પેટા કલમ-(૩)થી ફરમાંવ્યા પ્રમાણે મહેસૂલ વિભાગના તા. ૯મી એપ્રિલ, ૧૯૯૭ના સરકારી જાહેરનામા ક્રમાંક : જીએચએમ- ૯૭-૧૮-એમ-આરએએમ- ૧૦૯૫-૩૧૨૧- એલ, હેઠળ તા. ૯મી એપ્રિલ, ૧૯૯૭ના ગુજરાત સરકારી રાજ્યપત્ર-જબીના પાના ૮૫-૨૫થી ૮૫-૪૩ પર પ્રસિધ્ધ કર્યો હતો અને તેનાથી અસર થવાનો સંભવ હોય તેવી તમામ વ્યક્તિઓ પાસેથી તારીખ ૨૩મી એપ્રિલ ૧૯૯૭ સુધીમાં વાંધા અને સૂચનો મંગાવવામાં આવ્યા હતા ;

અને સદરહુ નિયમોના મુસદ્દાના સબંધમાં મળેલા વાંધા અને સૂચનો સરકારે વિચારણામાં લીધા છે ;”

તેથી, હવે, મુંબઈ જમીન મહેસૂલ અધિનિયમ-૧૮૭૯ (સન ૧૮૭૯ના મુંબઈના ૫મા) ની કલમ-૧૩૫-ત, ૧૩૫-ઘ અને કલમ-૨૧૪ ની પેટા કલમ-(૨)ના ખંડ- (૫)થી મળેલી સત્તાની રૂએ, ગુજરાત સરકાર, આથી ગુજરાત જમીન મહેસૂલ નિયમો, ૧૯૭૨ વધુ સુધારવા નીચેના નિયમો કરે છે :

૧. આ નિયમો, ‘ગુજરાત જમીન મહેસૂલ (સુધારા) નિયમો, ૧૯૯૭’ કહેવાશે.
૨. ગુજરાત જમીન મહેસૂલ નિયમો, ૧૯૭૨ (જેનો આમાં હવે પછી “સદરહુ નિયમો” તરીકે ઉલ્લેખ કર્યો છે તે) માં, પ્રકરણ-૧૫ પછી, નીચેનું નવું પ્રકરણ દાખલ કરવું :-

“પ્રકરણ-૧૫-ક

ખેડૂતપોથી

૧૧૩-ક. ખેડૂત પોથી પુરી પાડવા બાબત. (૧) સક્ષાત સ ત્તાધિકારીએ,

ગામના દરેક ખાતેદારને આ નિયમો સાથે જોડેલ નમુના - ૫ - ૧ મુજબ ખેડૂતપોથી (જેનો આમાં હવે પછી 'પોથી' તરીકે ઉલ્લેખ કર્યો છે તે) ખેડૂતપોથી પૂરી પાડવી જોઈશે.

(૨) સક્કામ સત્તાધિકારીએ, પોથીની બે નકલો તૈયાર કરવી જોઈશે જેમાંથી તેણે બીજી નકલ રાખવી અને જાળવવી જોઈશે અને મૂળ પ્રથમ નકલ ખેડૂતને વિના મૂલ્યે આપવી જોઈશે.

(૩) ખેડૂત અથવા પોથીમાં જેનું નામ છે તે જમીનનો સંયુક્ત ધારક તમામ હેતુઓ માટે ખેડૂત તરી ગણાશે.

૧૧૩-મ. સક્કામ સત્તાધિકારીની જવાબદારી પોથીમાં નિયમ-૧૧૩-છ

અને ૧૧૩-જ માં ઉલ્લેખેલી નોંધ સિવાયની દરેક નોંધ, સક્કામ સત્તાધિકારીએ જાતે ગામના મહેસૂલી દફતરમાંથી કરવી જોઈશે. સક્કામ સત્તાધિકારીએ ખેડૂતે ધારણ કરેલ જમીનમાં થતાં ફેરફારો કરી લેવા જોઈશે અને તેનો અમલ કરવો જોઈશે અને પોથીમાં તેણે કરેલ દરેક નોંધના ખરાબણા માટે તે ફરજબદલ અને જવાબદાર ઠરશે. મહેસૂલી દફતર સમ્બંધી તમામ નોંધો, સમ્બંધિત મહેસૂલી દફતર અનુસાર હોવી જોઈશે.

૧૧૩-ગ. હકક પત્રકમાંથી નોંધો કરવા બાબત.:- હકકપત્રકમાંની પ્રમાણિત

નોંધો જ પોથીમાં નોંધવી જોઈશે.

૧૧૩-પ. પોથીની અધિકૃત નકલ અધ્યાવત રાખવા બાબત.:-(૧) સક્કામ સત્તાધિકારીએ, જમીનના હકકપત્રમાં જરૂરી ફેરફાર, સમ્બંધિત પોથીની બીજી નકલમાં વખતો વખત કરવો જોઈશે અને તેની અધ્યાવત નોંધ રાખવી જોઈશે.

(૨) ખેડૂત પાસેથી વસુલાતપાત્ર સરકારી લેણાં સમ્બંધી મંગિણાની નોટીસ મળ્યે તલાટીએ આવી નોટીસ મળ્યાથી સાત દિવસની મરદર સક્કામ

સત્તાધિકારીને પોથીની બીજી નકલમાં તે મતલબની જરૂરી નોંધો કરવા વિનંતી કરવી જોઈશે.

૧૧૩-ચ. ખેડૂતપોથી અધ્યાવત રાખવા બાબત. - (૧) ખેડૂતે કોઈપણ નોંધના

ફેરફારની તારીખથી પંદર દિવસની અંદર અથવા નોંધના કોઈ ફેરફાર ના હોય તો પોતાની નકલમાં કરેલા હકકપત્રકમાંના ફેરફારો કરાવી આ માટે મોંઝામાં મોંઝા દર છ મહીને ખેડૂતે પોતાની પોથી સક્ષામ સત્તાધિકારી સમક્ષ રજુ કરવી જોઈશે. સિવાય કે ખેડૂત માવા ફેરફારો મગાડી કરાવી લેવા ઈચ્છતો હોય સક્ષામ સત્તાધિકારીએ ખેડૂતને લેખિતમાં માવી પોથી મળ્યાની પહોંચ માપવી જોઈશે.

(૨) સક્ષામ સત્તાધિકારીએ, પોથીમાં કોઈપણ નોંધ અથવા શેરો કરવાનો હોય ત્યારે તે, ખેડૂત પાસેથી મૂળ પોથી મંગાવી શકશે તેમ થયે તેને અધ્યાવત રાખવા માટે સક્ષામ સત્તાધિકારીને પોતાની પોથી રજુ કરવાની ખેડૂતની ફરજ રહેશે.

(૩) જમીન ધરાવતા સર્વેથી હકકપત્રકમાંનો દરેક ફેરફાર તે ખેડૂતપોથીમાં કર્યા પછી, તે સક્ષામ સત્તાધિકારી દ્વારા પ્રમાણિત કર્યા પછી એક અઠવાડીયાની મુદતની અંદર સહી કરીને પોથી પરત કરવી જોઈશે.

(૪) પોથી સક્ષામ સત્તાધિકારી સમક્ષ રજુ કરવામાં માવી હોય અને તેમાં કોઈ ફેરફાર કર્યો ન હોય ત્યારે, સક્ષામ સત્તાધિકારીએ પોથીમાં એવી મતલબની નોંધ કરવી જોઈશે કે પોથી રજુ કર્યાની સ્પષ્ટિત તારીખે કોઈ ફેરફાર નોંધવાનો નથી. અને તેમાં સહી કરીને પ્રમાણિત કરવી જોઈશે.

૧૧૩.છ. રજીસ્ટર કરનાર સત્તાધિકારીએ પોથીમાં તખ્તીલીથી નોંધો

કરવા બાબત: (૧) રજીસ્ટર કરનાર સત્તાધિકારીએ, કોઈપણ ખેતીની જમીનની તખ્તીલીની દસ્તાવેજોને રજીસ્ટર કર્યા પછી, ખેડૂતે તેમની સમક્ષ રજુ કરેલ પોથીમાં માવી તખ્તીલીની જરૂરી નોંધો કરવી જોઈશે અને ત્યાર પછી પોથી ખેડૂતને પરત કરવી જોઈશે.

૧૧૩.જ બેંકે પોથીમાં નોંધો કરવા બાબત: (૧) બેંકે, ખેડૂતને અપાયેલ નાણાકીય સહાય અથવા લોન ની વિગતો અને જમીનના સર્વેમાં કરેલ બોજા અથવા જમીનના ગીરો, દા.ત. ગીરો, ચાર્જ, ગીરો અથવા ચાર્જની કુલ રકમ અને ખેડૂત પાસેથી લેવાની લોન પરના વ્યાજની કુલ રકમ, સર્વેથી જરૂરી નોંધો પોથીના સ્પષ્ટિત કોલમોમાં કરવી જોઈશે.

(૨) જેકે લેવડ દેવડની તારીખથી સાત દિવસની અંદર સક્ષામ સત્તાધિકારીને નોંધનો ઉતારો મોકલવો જોઈશે. સક્ષામ સત્તાધિકારીએ, પોતે રાખેલ પોથીમાં કરાવાની નોંધ કરાવડાવી જોઈશે.

(૩) જેકે જમીન પરના ગોરોની અથવા બોજની મુક્તિની તારીખથી સાત દિવસની અંદર, સક્ષામ સત્તાધિકારીને ગોરો મુક્તિનો ઉતારો લેખિતમાં મોકલવો જોઈશે.

૧૧૩-ઝ. પોથીમાં ફેરફાર બાબત: (૧) પોથીમાં નોંધ અથવા ફેરફાર કરવા માટે અધિકૃત હોય તે સિવાયની કોઈપણ વ્યક્તિ, પોથીમાં કોઈ નોંધમાં આવો કોઈપણ ફેરફાર, કરી શકશે નહિ, તે બદલી શકશે નહિ અથવા તો રદ કરી શકશે નહિ.

(૨) કોઈ વ્યક્તિ, પોથીમાં અનધિકૃત રીતે કોઈપણ નોંધ કરનાર તેમાં ફેરફાર કરનાર અથવા તો રદ કરનાર અથવા સક્ષામ સત્તાધિકારીને ખોટી માહિતી પુરો પાડનાર કોઈપણ વ્યક્તિ તેને મુબઈ જમીન મહેસુલ અધિનિયમ કલમ-૧૩૫-બ અનુસાર શિક્ષાને પાત્ર થશે.

૧૧૩.ટ પોથીની ખરી નકલ કાઢી આપવા બાબત: (૧) ખેડૂત,

મામલતદારને સર્જેદનામા સાથે એવી મતલબની અરજી કરે કે પોતાને કાઢી આપેલ પોથી ખોવાઈ ગયેલ છે અથવા નાશ પામેલ છે તો મામલતદારે, યોગ્ય ખરાઈ કર્યા પછી, સરકાર વખતો વખત નક્કી કરે તેવી કોની ચુકવણી કર્યે પાસબુકની ખરી નકલ કાઢી આપવા માટે આદેશ કરવો જોઈશે.

(૨) ખેડૂતને કાઢી આપેલી પોથી ખરાઈ ગઈ હોય અથવા તેને નુકશાન થયું હોય અથવા કાટી ગઈ હોય અને વધુ સમય ઉપયોગ કરી શકાય તેમ ન હોય ત્યારે, ખેડૂતે જૂની પોથી સાથે પોથીની ખરી નકલ કાઢી આપવા માટે અરજી કરવી જોઈશે અને અરજીમાં આપેલી માહિતીના ખરાબખાની ખાતરી થયે મામલતદારે, સરકાર વખતો વખત નક્કી કરે તેવી કોની ચુકવણી કર્યે પોથીની ખરી નકલ કાઢી આપવા માટે સક્ષામ સત્તાધિકારીને આદેશ કરવો જોઈશે.

(૩) પોથી પેટા નિયમ-(૧) મથવા. (૨) હેઠળ મામલતદારે કરેલ હુકમની નકલ આદેશનું પાલન કરવા માટે પોથી હોય તો તે સાથે જરૂરી પગલાં લેવા માટે સક્ષામ સત્તાધિકારીને મોકલવો જોઈશે.

(૪) પેટા નિયમ-(૩) હેઠળ હુકમ મળ્યે, સક્ષામ સત્તાધિકારીએ ખેડૂતને પાસખુકની ખરી નકલ કાઢી આપવી જોઈશે અને તેમાં લાલ શાહીમાં ખરી નકલ માં એવો નિશાની કરવો જોઈશે.

૧૧૩.૬ સંયુક્ત ધારકોને વધારાની પોથી કાઢી આપવા બાબત: (૧) સંયુક્ત જમીન ધારકોમાં જેમનું નામ પ્રથમ જણાય તે ખાતેદારના નામે, મૂળ પ્રથમ પોથી કાઢી આપી હોય અને ત્યાર પછી કોઈપણ સંયુક્ત ધારક, કોઈપણ પોથીની ખરી નકલ માટે અરજી કરે ત્યારે, મામલતદારે યોગ્ય ચકાસણી કરીને સરકાર વખતો વખત નકલ કરે તેવી કો અને કિંમતની ચુકવણી કર્યે પોથીની ખરી નકલ કાઢી આપવા સક્ષામ સત્તાધિકારીને આદેશ કરવો જોઈશે.

(૨) વધારા ની પોથીની નકલ, સંયુક્ત ધારક ને આપવામાં આવી હોય ત્યારે ત્યારે, બે-કે અને સબરજીસ્ટ્રારે, નાણાંકીય સહાય આપવાના હેતુ માટે મથવા. યથા પ્રસંગ સંયુક્ત ધારકના હિસ્સા પૂરતો કોઈ દસ્તાવેજ રજીસ્ટર કરવા માટે, કાયદેસરના દસ્તાવેજ તરીકે ગણવો જોઈશે.

૧૧૩.૭ ખેડૂતોના વારસોને પોથી આપવા બાબત: (૧) એક વખત ખેડૂતને પોથી કાઢી આપ્યા પછી, વારસાથી એક માત્ર ધારક બનતી વ્યક્તિને નવો પાસખુક કાઢી આપવાનું જરૂરી રહેશે નહીં.

(૨) મરહૂમના ઉત્તરાધિકારીએ મરહૂમ ધારકને આપેલ પોથી સાથે અરજી કર્યે, સક્ષામ સત્તાધિકારીએ તેવી તપાસ કર્યા પછી ઉત્તરાધિકારીના નામે, પોથી તબદીલ કરવો જોઈશે.

(૩) મરહૂમ ધારકને એકથી વધુ ઉત્તરાધિકારી હોય અને તેઓ જમીન સંયુક્ત રીતે ધરાવતા હોય ત્યારે સંયુક્ત જમીન ધરાવવા માટે સૌથી મોટા ઉત્તરાધિકારીને પોથી કાઢી આપવી જોઈશે અને બાકી ઉત્તરાધિકાર નિયમ-૧૧૩-છ ની જોગવાઈઓ અનુસાર વધારાની પોથી માટે અરજી કરી શકશે.

(૪) મહત્તમ ધારકના, એક મકરતાં વધુ વારસો હોય અને જમીન તેમના વચ્ચે વહેંચવામાં આવી હોય તો, તેમનો જમીન ની વહેંચણો મનુસાર દરેક વારસાને જુદી પોથી માપવામાં આવશે.”

૩. સદરહુ નિયમોમાં, નમૂના-૫ પછી, નીચેનો નવો નમૂનો દાખલ કરવો:-

નમૂનો-૫-૧

(જુદો નિયમ-૧૧૩-૩)

ખેડૂત પાસબુક (ખેડૂતપોથી)

ખેડૂતો માટે સૂચનાઓ :-

૧. રાજ્ય સરકારે, જમીન ધરાવતા ખેડૂતને પોથીની એક નકલ વિના મૂલ્યે માપવી જોઈશે. ખેડૂતપોથીની વધારાની નકલો, સરકાર નક્કી કરે તેટલી કીની ચુકવણી કરે ખેડૂત મેળવી શકશે.

૨. પોથીની બીજી નકલ, સહામ સત્તાધિકારીની કસ્ટડીમાં રહેશે.

૩. ખેડૂતે, દર વર્ષે મોઠામાં મોઠા બે વાર પોતાની પોથી સહામ સત્તાધિકારી પાસે અધાવત કરાવવી જોઈશે.

૪. ખેડૂતે, જમીન મહેસૂલનો, સિંચાઈ ઉપકર અને તગાવી અને બીજી લોન ભરપાઈની પહોંચો સાહિત પોથી સહામ સત્તાધિકારી સમક્ષ રજુ કરવો જોઈશે. સહામ સત્તાધિકારી પાસબુકની પહોંચોનો અધાવત હિસાબ રાખવો જોઈશે.

૫. ખેડૂતે, પોતાનો માલિકીની જમીનના સ્ખંધમાં, જમીનના ઉપયોગ કબજા ગીરો અથવા ગીરોખતમાં ના કોઈપણ ફેરફારના સમયે, પોથી સહામ સત્તાધિકારી સમક્ષ રજુ કરવો જોઈશે. સહામ સત્તાધિકારીએ ખેડૂતપોથીમાં જરૂરી ફેરફારો કરવા જોઈશે અને ખેડૂતને પોથી પરત કરવી જોઈશે.

૬. કોઈપણ બેક પાસેથી લોન લેતી વખતે પોથીની અધાવત મોકલે તે નકલ અધિકૃત કાયદેસરના દસ્તાવેજ તરીકે સ્વીકારવામાં આવશે.

૭. કોર્ટપણ દસ્તાવેજના રજીસ્ટ્રેશન વખતે ખેડૂતે સબરજીસ્ટ્રાર સમક્ષ પોથી રજુ કરવો જોઈશે. સબરજીસ્ટ્રારે પોથીમાં રજીસ્ટર થયેલ દસ્તાવેજની નોંધ કરવી જોઈશે અને ખેડૂતને પોથી પરત કરવી જોઈશે.

૮. પોથી, ખેડૂતે ધરાવેલી જમીન ઉપરના ગોરો, હકકો અને જવાબદારીઓની વિગતો જણાવતો કાયદેસરનો દસ્તાવેજ છે. તેથી પોથીને કાળજીપૂર્વક જાળવવી એ ખેડૂતનો ફરજ છે.

૯. પોથી ખોવાઈ જાય અથવા તેનો નાશ થાય તો ખેડૂતે સ્પષ્ટિત મામલતદારને જાણ કરવી જોઈશે. સરકારે નકકી કરેલી કોનો ચુકવણી કર્યે ખેડૂતપોથીની ખરી નકલ માપવામાં આવશે.

૧૦. મુંબઈ જમીન મહેસુલ અધિનિયમ, ૧૮૭૯ની કલમ- ૧૩૫-બ મનુસાર પોથીમાં અનધિકૃત રીતે કોર્ટપણ નોંધ કરનાર, તેમાં ફેરફાર કરનાર અથવા તે રદ કરનાર અથવા પોથી સ્પષ્ટમાં સક્ષામ સત્તાધિકારીને ખોટી માહિતી પુરી પાડનાર કોર્ટપણ વ્યક્તિ, એક હજાર રૂપિયા સુધીના દંડને પાત્ર થશે.

૧૧. મુંબઈ જમીન મહેસુલ અધિનિયમ, ૧૮૭૯ની કલમ- ૧૩૫-ક મનુસાર પોથીને લગતી જોગવાઈઓ અને સૂચનાઓનું ઉલ્લંઘન કરનાર કોર્ટપણ ખેડૂત બેસસો રૂપિયા સુધીના દંડને પાત્ર થશે.

ખેડૂતોની જાણ સારુ

૧. જ્યારે પણ હકકપત્રકમાં ફેરફાર કરવાનો હોય ત્યારે જમીનમાં હિંત અથવા હકક ધરાવતી તમામ વ્યક્તિઓને એવી જાણ કરવી જોઈશે કે, મુંબઈ જમીન મહેસુલ અધિનિયમ ૧૮૭૯ની કલમ ૧૩૫-ધની જોગવાઈઓ હેઠળ કાર્યવાહી કરવામાં આવશે.

૨. હકકપત્રકમાં સૂચિત ફેરફાર અંગે વ્યક્તિઓને અથવા ખેડૂતોને કોર્ટપણ વાંધા અથવા સૂચન હોય તો તેઓએ, મુંબઈ જમીન મહેસુલ અધિનિયમ ૧૮૭૯ની કલમ ૧૩૫-ધ હેઠળ નોટીસ મળ્યાના ત્રીસ દિવસની મંદર સક્ષામ સત્તાધિકારીને જાણ કરવી જોઈશે.

૩. હકકપત્રકમાં મહેસૂલી અધિકારીએ ફેરફાર મંજૂર કર્યો છે કે નહિ તેની જાણ કરવી જોઈશે.

૪. હકકપત્રકમાં નોંધેલા મુજબ સંયુક્ત ધારકોમાં જેનું નામ પ્રથમ હોય તેવા ખેડૂતને સરકારે પોથીની મૂળ નકલ આપવી જોઈશે. ખેડૂતને મળેલી કૌં પોથીની વધારાની નકલો આપવામાં આવી હોય ત્યારે બે-ક અને સબ રજિસ્ટ્રારને નાણાકીય સહાય આપવા માટે અગત્ય દસ્તાવેજના રજિસ્ટ્રેશનના હેતુ માટે આવી પોથીને તેમના હિસ્સા પૂરતી જ કાયદેસરના દસ્તાવેજ તરીકે ગણવી.

રહેણાંકનું પ્રમાણપત્ર

શ્રી----- જિલ્લાના

----- તાલુકાના----- ગામના કાયમી

રહેવાસી છે. તે/ તેણી, અનુસૂચિત જાતિ/ અનુસૂચિત આદિજાતિ/ સામાજિક અને શૈક્ષણિક રીતે પછાત વર્ગો/ બીજી જાતિ તરીકે માન્ય કરેલી----- જાતિના છે.

મામલતદાર અને
એકઝીક્યુટીવ મેજીસ્ટ્રેટનો સિકકો.

સહી
મામલતદાર અને
એકઝીક્યુટીવ મેજીસ્ટ્રેટ

ખેડૂતપોથી કાબૂની દસ્તાવેજ છે અને તમામ સર્વની કાર્યવાહીમાં પ્રથમ દર્શનીય પુરાવા તરીકે સ્વીકારવામાં આવશે

ખેડૂતપોથી

૧. ખાતા નંબર : પ. પોથી નંબર
 ૨. ગામ : સ્થળ પ્રત/ખાતેદારની પ્રત
 ૩. તાલુકો : સહાય સત્તાધિકારીના મુખ્ય મથકનું ગામ
 ૪. જિલ્લો :

ખાતેદારનું નામ તથા પિતાનું નામ (અટક પહેલા લખવી)	ખાતેદારનું સરનામું	ગામમાં રહેવાનું મકાન હોય તો સિલકત નંબર	ખાતેદારની રેશનકાર્ડ લાયકાત	ખાતેદાર ઓળખકાર્ડનો નંબર	રેશનકાર્ડ નંબર	ખાતેદારની વાર્ષિક આવક
૧	૨	૩	૪	૫	૬	૭

ખાતેદારનું નામ તથા પિતાનું નામ (અટક પહેલા લખવી)	ખાતેદારનું સરનામું	ગ્રામમાં રહેવાનું મુકામ હોય તો ખિલ્લત નંબર	ખાતેદારની શૈક્ષણિક લાયકાત	મતદાર સંબંધિત પ્રમાણ નંબર	રેશન કાર્ડ નંબર	ખાતેદારની વાર્ષિક આવક
૧	૨	૩	૪	૫	૬	૭

ગામ નમૂના નં. ૮ ના									
ખેતીની જમીનના કબજેદાર તરીકે									
અનુસાર ખેતરો દર્શાવેલી જમીન									
ખાતા નં.	કેવડંબ	આકારથી	સત્તા પ્રકાર	જમીન ઉપર વહી, ફાળવેલ અથવા બાંધકામને લગતી કોઈ બાબતની નોંધ હોય તો તેની વિગત	જમીનનો પ્રકાર	ખેતી સિવાયની હોય તો તેની વિગત (ખરાબો)	જે શહેરી જમીન હોય મર્યાદા અધિનિયમ, ખેતીની જમીન હોય મર્યાદા અધિનિયમ, જમીન સંપાદન અધિનિયમ લાગુ પડતા હોય તો તેની વિગત	સરમ	સત્તાધિકારીની સહી અને હોદ્દો (તારીખ સાથે)
સ. નં., બ્લોક નંબર	રે. અ. ચો. મીટર	ચ. ચૈસા	જૂની શરતે, નવી શરતે કે જૂનીન મુજબના અધિનિયમથી નિયંત્રિત						
૧	૨	૩	૪	૫	૬	૭	૮	૯	

૩૫

ખેડૂત પાસેથી સરકારી લેણાની કરેલ વસૂલાતનું પત્રક										
માંગણાનો પ્રકાર										
વર્ષ	જમીન મહેસૂલ			લોકલ ફંડ			શિક્ષણ ઉપકર			સક્ષમ સત્તાધિકારીનું નામ, સહી તારીખ સાથે
	માંગણું	વસૂલાત	પહોંચ નંબર તારીખ	માંગણું	વસૂલાત	પહોંચ નંબર તારીખ	માંગણું	વસૂલાત	પહોંચ નંબર તારીખ	
૧	૨૬	૨૫	૨૭	૩૬	૩૫	૩૭	૪૬	૪૫	૪૭	૫

ખેડૂત પાસેથી સરકારી હોદ્દાની કચેરા બસૂલાતનું પત્રક										
માંગદારનો પ્રકાર										
વર્ષ	તગાવી ફિરાજ			સિંચાઈ ઉપકર			ગણોતરી લોન			સક્ષમ સ્તાપ્તિકારીનું નામ, સહી તારીખ સાથે
	માંગણું	વસૂલાત	પહોંચ નંબર અને તારીખ	માંગણું	વસૂલાત	પહોંચ નંબર અને તારીખ	માંગણું	વસૂલાત	પહોંચ નંબર અને તારીખ	
૬-૭૬	૭૫	૭૫	૭૫	૮૬	૮૫	૮૫	૮૬	૮૫	૯૦	૧૧

[illegible]

જમીનના વેચાણ-ખરીદી/તબદીલીની વિગતો : અબ રજિસ્ટ્રાર કચેરીઓ બાંજવાની છે									
અનુક્રમ નંબર	તબદીલી, ગીસો/ ખરીદી/વેચાણગીસો વિ. નો પ્રકાર	તબદીલ થયેલ જમીનનો વિગત		વેચનાર/ખરીદનારનું નામ તબદીલ કરેલ જમીનનો સર્વે નંબર	જમીનના વેચાણ/ખરીદી ખરીદી વગેરેને પાલિકામાં જમીનમાં હક મેળવતી અંકિતનું નામ, ગામ, ખાતા - બર	કક્કાનંબર નોંધણી નંબર તારીખ સુધી	સોદ/દંડવાની રકમ	સબરજિસ્ટ્રારનું નામ, સહી/સિક્કો (તારીખ સાથે)	
		સર્વે નંબર	સાત્રફત લેક્ટર અથવા ચા. ચીટર						
૧	૩	૩૬	૩મ	૪	૫	૬	૭	૮	

મોજે		ગામનો નમૂનો નંબર ૭		તાલુકો.	
ખેતરનું નામ :		કબજેદાર			
સર્વે નંબર :					
બ્લોક નંબર :				ઊંચા હક્કો	
હિસ્સા નંબર :					
સત્તા પ્રકાર :					
પ્રેડવા લાયક જમીન	હેક્ટર	આર	ચો.મી.		
૧. જરાયત					
૨. બગાયત					
૩. કપારી					
કુલ					
પોત ખરાબી વર્ગ અ					
પોત ખરાબી વર્ગ બ					
કુલ					
આકાર જુડી તથા વિશેષ ધારો					
પાણી ભાગ					
ગણતરીયા અથવા પેટા ગણતરીયાનું નામ	શેનકળ	ગણતરીયા રકમ			
			૨.	૩.	૪.

ગામનો કામુળો નં. ૧૨																	
વર્ષ	ખેડૂતનું નામ	મોસમ ખરીફ રવિ	વાવેતર				કેન્ડળની વિગત				પાસે તરફ ખેડવાણની વિગત	પીયતનું સાધન	કળાઉ તથા બીજા આદિ તથા તેની સંખ્યા	ખેડની રીત	શેરો		
			પ્રધાન ચિશ્લસ તુલો	કેન્ડળ	પીત	કપીત	પાક	પીત	કપીત								
										ચિશ્લસ નંબર						પીત	કપીત
૧	૨	૩	૪	૫	૬	૭	૮	૯	૧૦	૧૧	૧૨	૧૩	૧૪				

તપાસશીલે લાગતી વિગતો					
અનુક્રમ નંબર	તપાસશીલની તારીખ	ખેડૂતોમાંથી કઈ તારીખ સુધી અદ્યતન મળેલ છે	તપાસશીલ અધિકારીનું નામ અને લોકો	તપાસશીલ દરમ્યાન આપેલ સૂચના	તપાસશીલ અધિકારીની સહી
૧	૨	૩	૪	૫	૬

એકરાનામું

મેં આ પોથી કાળજીપૂર્વક ત્રાંચી છે અને તેનો અભ્યાસ કરેલ છે. હું એકરાર કરું છું કે પોથીમાં મેં વ્યક્તિગત અને સંયુક્ત ધારક તરીકે ધારણ કરેલ ખેતીની જમીનોની વિગતો તેમજ આ પોથીમાં આપેલી અન્ય વિગતો મારી જાણ અને માન્યતા મુજબ ખરી છે.

તારીખ :

ખેડૂતની સહી

પોથીમાં સમાવિષ્ટ કરવામાં આવેલી તમામ નોંધોની પ્રમાણભૂત રેકૉર્ડના આધારે વિગતો નોંધી છે, જે બદલ ખાતરી કરી પ્રમાણિત કરવામાં આવે છે.

તારીખ :

તલાટીનું નામ અને સહી

યોગ્ય ખરાઈ કર્યા પછી એવું પ્રમાણિત કરવામાં આવે છે કે પોથીમાં સમાવિષ્ટ તમામ વિગતો અધિકૃત અને અદ્યતન મૂળ દસ્તાવેજોમાંથી મેળવેલી છે અને ગામ મહેસૂલ રેકૉર્ડ સાથે મળતી આવે છે.

તારીખ :

સક્ષમ સત્તાધિકારીનું નામ અને સહી

સક્ષમ સત્તાધિકારીનો સિક્કો

નામ/હોદ્દો

મામલતદારની પ્રતિ સહી અને સિક્કો

તારીખ :

ગુજરાતના રાજ્યપાલશ્રીના હુકમથી અને તેમના નામે,

સંજય પ્રસાદ,
સરકારના નાયબ સચિવ.

REVENUE DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 29th April, 1997.

BOMBAY LAND REVENUE CODE, 1879.

No. GHM/97/25/M/KDP/1097/26/L.—In exercise of the powers conferred by sub-section (3) of section 135-M of the Bombay Land Revenue Code, 1879, Government of Gujarat hereby specifies 1st May, 1997 as the date for the purpose of particulars referred to in sub-section (1) of said Section 135-M of the Act.

By order and in the name of the Governor of Gujarat,

SANJAY PRASAD,
Deputy Secretary to Government.

મહેસૂલ વિભાગ

જાહેરનામું

સચિવાલય, ગાંધીનગર, ૨૯મી એપ્રિલ, ૧૯૯૭.

મુબઈ જમીન મહેસૂલ અધિનિયમ, ૧૮૭૯ :

ક્રમાંક : જીએચએમ-૯૭/૨૫/એમ/મકડપ/૧૦૯૭/૨૬/લ.-- મુબઈ જમીન મહેસૂલ અધિનિયમ, ૧૮૭૯ની કલમ-૧૩૫-તની પેટા કલમ-(૩)થી મળેલી સત્તાની રુએ, ગુજરાત સરકાર, આથી અધિનિયમની સદરહુ કલમ-૧૩૫-તની પેટા કલમ-(૧)માં ઉલ્લેખેલ વિગતોના હેતુ માટે સન ૧૯૯૭ના મે મહિનાની ૧લી તારીખ નિર્દિષ્ટ કરે છે.

ગુજરાતના રાજ્યપાલશ્રીના હુકમથી અને તેમના નામે,

સંજય પ્રસાદ,
સરકારના નાયબ સચિવ.

REVENUE DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 29th April, 1997.

No. GHM/97/26/M/KDP/1097/26(1)/L.—In exercise of the powers conferred by explanation appended to Chapter XB of the Bombay Land Revenue Code, 1879 (Bombay V of 1879), the Government of Gujarat hereby appoints Deputy Mamlatdar as the Competent Authority for the purpose of the said Chapter XB.

By order and in the name of the Governor of Gujarat,

SANJAY PRASAD,
Deputy Secretary to Government.

મહેસૂલ વિભાગ
જાહેરનામું
સચિવાલય, ગાંધીનગર, ૨૯મી એપ્રિલ, ૧૯૯૭.

મુંબઈ જમીન મહેસૂલ અધિનિયમ, ૧૮૭૯.

ક્રમાંક : જીએચએમ-૯૭-૨૬/એમ/ખડપ/૧૦૯૭/૨૬(૧)/લ.-- મુંબઈ જમીન મહેસૂલ અધિનિયમ, ૧૮૭૯ (સન ૧૮૭૯ મુંબઈના પમા)ના પ્રકરણ ૧૦-ખ ને જોડેલા સ્પષ્ટીકરણથી મળેલી સત્તાની રુએ, ગુજરાત સરકાર, આથી સદરહુ પ્રકરણ ૧૦-ખના હેતુ માટે સલામ સત્તાવિકારી તરીકે નામબ મામલતદારને નીમે છે.

ગુજરાતના રાજ્યપાલશ્રીના હુકમથી અને તેમના નામે,

સંજય પ્રસાદ,
સરકારના નામબ સચિવ.

સરકારી મધ્યસ્થ પ્રેસ, ગાંધીનગર.



सत्यमेव जयते

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EXTRAORDINARY

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Separate paging is given to this Part in order that it may be filed as a Separate Compilation.

PART IV-B

Rules and Orders (other than those published in Parts I, I-A and I-L) made by the Government of Gujarat under the Gujarat Acts.

શહેરી વિકાસ અને શહેરી ગૃહનિર્માણ વિભાગ

અધિસૂચના

સચિવાલય, ગાંધીનગર, ૨૮મી એપ્રિલ, ૧૯૯૭.

ક્રમાંક : જીએચવી/૧૯૯૭નો ૫૫/ટીપીવી/૧૦૯૭/૯૩૨/વ.—ગુજરાત નગર રચના અને શહેરી વિકાસ અધિનિયમ, ૧૯૭૬ (સને ૧૯૭૬નો સંપૂર્ણ અધિનિયમ—૨૭ જેનો આમાં હવે પછી “ઉક્ત અધિનિયમ” તરીકે ઉલ્લેખ કરેલ છે)ની કલમ—૫૦ની પેટા-કલમ-૧ અન્વયે પ્રાપ્ત થતી સત્તાની રૂએ શહેરી વિકાસ અને શહેરી ગૃહનિર્માણ વિભાગના તા. ૧૯-૧૧-૮૩ના જાહેરનામા ક્રમાંક : જીએચવી/૧૯૯૭નો ૨૪૫/ટીપીવી/૧૦૯૩/૨૮૦૧/વ થી મુસદ્દા રૂપ નગર રચના યોજના, ઘોળકા નં. ૧ તથા તા. ૨૮-૭-૮૪ના અધિસૂચના ક્રમાંક : જીએચવી/૧૯૯૪નો ૩૫૦/ટીપીવી/૧૦૯૪/૯૮૯/વ થી મુસદ્દા રૂપ નગર રચના યોજના બાવળા, નં. ૩ અને અંતિમ કરવા માટે નિમવામાં આવેલ નાયબ નગર નિયોજક (જુની) નગર રચના યોજના બાવળાને બદલે હવે નાયબ નગર નિયોજક, અમદાવાદ શાખાને નગર આયોજન અધિકારી તરીકે નિમણૂક આપવામાં આવે છે.

ગુજરાતના રાજ્યપાલશ્રીના હુકમથી અને તેમના નામે,

મ. યો. શાહ,
સરકારના ઉપસચિવ.



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Separate paging is given to this Part in order that it may be filed as a Separate Compilation.

PART IV-B

Rules and Orders (other than those published in Parts I, I-A and I-L) made by the Government of Gujarat under the Gujarat Act.

INDUSTRIES AND MINES DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 2nd May, 1997.

GUJARAT INDUSTRIAL DEVELOPMENT ACT, 1962

No.GHU-97 (14) -GID-1094-2075-G-1:- In exercise of the powers conferred by clause (g) of section 2 of the Gujarat Industrial Development Act, 1962 (Gu.J.XXIII of 1962) and in supersession of Government Notification, Industries, Mines and Energy Department No.GHU-88-(36)GID-1688-1016-G1, dated the 18th August 1988, the Government of Gujarat hereby declares the area specified in Schedule I, the boundary description thereof given in Schedule II annexed hereto to be the "Vithal Udyognagar Industrial Area (Additional)".

VITHAL UDYOGNAGAR INDUSTRIAL AREA (ADDITIONAL).

SCHEDULE - I

Serial Numbers	Name of the Village, Taluka and District	Survey Numbers	Area Hectare-Are-Square Metres	Remarks
(1)	(2)	(3)	(4)	(5)

PART - I

1	Karamsad(Village)	741/1	00-00-51	
2	Anand(Taluka)	741/2	00-00-50	
3	Kheda(District)	742	00-12-14	
4		743	01-77-05	
5		744/1	00-11-13	
6		744/2	00-12-14	
7		804	01-46-70	
8		805/1	00-20-23	
9		805/2	00-19-22	
10		805/3	00-16-19	
11		805/4	00-19-22	
12		805/5/1	00-13-16	
13		805/5/2	00-13-15	
14		806/1	00-44-51	
15		806/2	00-40-47	
16		807/1+2A+2B	00-15-18	
17			00-22-25	
18		807/3	00-16-19	
19		807/4	00-11-13	
20		808/1	00-83-97	
21		808/2	00-11-13	
22		809/1	00-11-13	
23		809/2/1	00-15-18	
24		809/2/2	00-15-17	
25		810/1	00-33-38	
26		810/2	00-21-25	

Serial Numbers	Name of the Village, Taluka and District	Survey Numbers	Area Hectare-Are-Square Metres	Remarks
(1)	(2)	(3)	(4)	(5)
27	Karamsad(Village)	811/1	00-46-54	
28	Anand(Taluka)	811/2	00-68-80	
29	Kheda(District)	811/3	00-56-66	
30		812	02-55-97	
31		813/1	00-25-29	
32		813/2	00-43-50	
33		813/3A-B	00-97-13	
34		813/4/1	00-22-26	
35		813/4/2	00-21-22	
36		813/4/3	00-43-50	
37		814/1	00-35-41	
38		814/2/1	00-18-21	
39		814/2/2	00-26-30	
40		814/3/4	00-88-03	
41		815	00-41-48	
42		816	00-58-68	
43		817/1	00-12-14	
44		817/2	00-19-22	
45		817/3	00-19-22	
46		817/4	00-10-12	
47		817/5	00-19-22	
48		818	00-86-00	
49		819/1/1	00-05-06	
50		819/1/2	00-06-07	
51		819/2	00-59-69	
52		819/3	00-05-06	
53		820/1	00-74-87	
54		820/2	00-37-43	
55		820/3	00-37-43	
56		821	01-69-97	
57		822/1+2/1+3/1	00-21-25	
58		822/2+2+3/2	00-41-47	
59		822/3	00-21-25	
60		823/1	00-40-47	
61		823/2	00-42-49	
62		824/1	00-34-40	
63		824/2	00-33-39	
64		825	00-54-63	
65		826	00-60-70	
66		827	01-73-00	
67		828/1	00-60-70	
68		828/2	00-79-93	
69		829	00-08-09	
70		830	00-01-01	
71		831	00-40-47	
72		832/1	00-29-34	
73		832/2	00-36-42	
74		833	00-02-02	
75		834	00-92-07	
76		835	01-52-77	
77			00-02-02	KH
78		836/1,2,3 & 4/2 to 6	02-86-33	

Serial Numbers	Name of the Village, Taluka and District	Survey Numbers	Area Hectare-Are-Square Metres	Remarks
(1)	(2)	(3)	(4)	(5)
79	Karamsad(Village) Anand(Taluka) Kheda(District)	836/4/1	00-34-40	
		Nala Land between 836		
80		& 839	00-06-08	
81		837/1	00-51-60	
82		837/2	00-25-29	
83		837/3	00-23-27	
84		838	00-93-08	
85		839/1	00-58-69	
86			00-02-02	KH
87		839/2/1	00-15-18	
88		839/2/2	00-62-73	
89		840/1	00-61-71	
90		840/2	00-33-39	
91		840/3	00-35-41	
92		840/4	00-36-42	
93		841/1	00-57-67	
94		841/2	00-23-27	
95		841/3	00-54-63	
96		841/4	00-50-59	
97		842	00-73-86	
98		843/1	00-32-38	
99		843/2	00-31-36	
100		844	00-79-93	
101		845/1	00-32-37	
102		845/2	00-32-38	
103		846/1	00-33-38	
104		846/2	00-16-19	
105		846/3	00-17-20	
106		847	01-05-22	
107		848/1	00-11-13	
108		848/2	00-11-13	
109		848/3	00-14-16	
110		849/1	00-13-15	
111		849/2	00-69-81	
112		850	00-14-16	
113		851	00-25-29	
114		852	00-31-36	
115		853/1	00-24-28	
116		853/2	00-19-22	
117		853/3	00-22-26	
118		854	00-91-05	
119		855	00-97-13	
120		856	00-55-64	
121		857/1	00-18-21	
122		857/2/1	00-56-66	
123		857/2/2	00-56-65	
124		858	01-10-28	
125		859	00-63-74	
126		860/1	00-26-30	
127		860/2	00-13-15	
128		860/3	00-13-15	

Serial Numbers	Name of the Village, Taluka and District	Survey Numbers	Area Hectare-Are-Square Metres	Remarks
(1)	(2)	(3)	(4)	(5)
129	Karamsad(Village)	860/4	00-07-08	
130	Anand(Taluka)	860/5/A	00-02-02	
131	Kheda(District)	860/5/B	00-06-08	
132		861/1	00-12-14	
133		861/2	00-36-42	
134		862	00-31-36	
135		863	00-30-35	
136		864/1	00-83-97	
137		864/2	01-25-45	
138		864/3	00-62-73	
139		864/4	00-62-73	
140		865/1+2+3	00-52-61	
141		865/4/1	00-17-20	
142		865/4/2	00-16-19	
143		865/5	00-30-35	
144		866	00-76-89	
145		867	00-45-53	
146		868/1	00-07-08	
147		868/2	00-07-08	
148		868/3	00-06-07	
149		868/4/1	00-26-31	
150		868/4/2	00-26-30	
151			00-06-07	KH
152		869	00-06-07	
153		870	00-97-13	
154		871	00-34-40	
155		872	00-08-09	
156		886/1	00-87-01	
157		886/2	00-84-98	
158		887/1	00-97-13	
159		887/2	00-01-01	
160		887/3	00-87-01	
161		888	00-68-80	
162		889/1,2,3,4	00-48-56	
163		890/1	00-33-39	
164		890/2	00-34-40	
165		890/3A	00-33-38	
166		890/3B	00-04-05	
167		890/4/1	00-12-14	
168		890/4/2	00-25-29	
169		891/1	00-72-85	
170		891/2	00-72-84	
171		892	01-82-11	
172		893	01-55-80	
173		894/1	00-64-75	
174		894/2	00-58-68	

Serial Numbers	Name of the Village, Taluka and District	Survey Numbers	Area Hectare-Are-Square Metres	Remarks
(1)	(2)	(3)	(4)	(5)
175	Mogri(Village)	1317/P	00-07-00	
176	Anand(Taluka)	1318	00-34-49	
177	Kheda(District)	1319	00-28-00	
178		1322/P	00-26-00	
179		1323	00-17-84	
180		1324	00-19-03	
181		1325	00-17-84	
182		1326	00-21-40	
183		1327/1	00-22-59	
184		1327/2	00-27-78	
185		1328	00-44-00	
186		1329	00-17-16	
187		1330	00-68-97	
188		1331/1	00-48-75	
189		1331/2	00-19-03	
190		1332/1	00-22-59	
191		1332/2	00-21-40	
192		1333	00-23-78	
193		1334	00-23-78	
194		1335/1	00-23-78	
195		1335/2	00-07-50	
196		1336/1/P	00-07-00	
197		1336/2	00-23-78	
198		1337	00-30-92	
199		1338	00-44-00	
200		1339/1	00-02-38	
201		1377/P	00-30-35	
202		1378/P	00-26-00	
203		1391/P	00-10-00	
204		1392/P	00-07-00	
205		1393	00-15-00	
206		1396/1/P	00-07-82	
207		1396/2/P	00-21-59	
208		1397/P	00-34-40	
209		1398/1	00-23-78	
210		1398/2	00-11-89	
211		1399/1	00-21-40	
212		1399/2	00-17-84	
213		1400/1	00-10-70	
214		1400/2	00-13-08	
215		1401/1	00-16-65	
216		1401/2	00-21-39	
217		1402/1	00-07-13	
218		1402/2	00-08-32	
219		1402/3	00-13-08	
220		1403	01-45-08	
221		1404	00-72-54	
222		1405	01-37-94	
223		1406/1	00-23-78	
224		1406/2	00-22-59	
225		1407/1	00-21-40	
226		1407/2	00-15-46	
227		1408	00-46-38	

Serial Numbers	Name of the Village, Taluka and District	Survey Numbers	Area Hectare-Are-Square Metres	Remark
(1)	(2)	(3)	(4)	(5)
228	Mogri(Village)	1409	00-61-84	
229	Anand(Taluka)	1410	00-67-78	
230	Kheda(District)	1411	00-07-13	
231		1412/1	00-22-59	
232		1412/2	00-43-99	
233		1413	00-79-67	
234		1414	00-36-86	
235		1415	00-33-30	
236		1416	00-36-86	
237		1417	00-28-54	
238		1418	00-38-05	
239		1419	01-17-73	
240		1420/1	00-16-65	
241		1420/2	00-33-30	
242		1421/1	00-59-46	
243		1421/2	00-01-19	
244		1422	00-23-78	
245		1423	00-66-59	
246		1424	00-24-97	
247		1425	00-26-16	
248		1426	01-16-54	
249		1427/1+2	00-39-24	
250		1428	00-47-57	
251		1429	00-85-62	
252			00-02-30	KH
253		1430	00-22-59	
254			00-01-19	KH
255		1431	00-27-35	
256		1432/A	00-02-26	
257		1432/B	00-02-62	
258		1432/C	00-02-26	
259		1433	00-51-53	
260		1434	00-67-78	
261		1435	00-79-24	
262		1436	00-40-43	
263		1437/1	00-11-89	
264		1437/2	00-10-70	
265		1437/3	00-15-46	
266		1438/1	00-15-46	
267		1438/2	00-10-70	
268		1438/3	00-10-70	
269		1438/4	00-11-89	
270		1439	00-38-05	
271		1440/1	00-07-13	
272		1440/2	00-34-49	
273		1441/1	00-28-54	
274		1441/2	00-11-89	
275		1442/1	00-13-18	
276		1442/2	00-10-70	
277		1443/1	00-33-30	
278		1443/2	00-19-03	
279		1444/1	00-26-16	
280		1444/2	00-08-32	

Serial Numbers	Name of the Village, Taluka and District	Survey Numbers	Area Hectare-Are-Square Metres	Remarks
(1)	(2)	(3)	(4)	(5)
281	Mogri(Village)	1445/1	00-12-00	
282	Anand(Taluka)	1445/2	00-17-84	
283	Kheda(District)	1447/1	00-00-20	
284		1447/3/P	00-29-40	
285		1448	00-44-00	
286		1449/1	00-19-03	
287		1449/2	00-24-97	
288		1450	00-26-16	
289		1451/1	00-19-03	
290		1451/2	00-13-08	
291		1452/1	00-17-84	
292		1452/2	00-13-08	
293		1453/1	00-16-65	
294		1453/2	00-14-96	
295		1454/1/P	00-08-08	
296		1454/2/P	00-03-00	
297		1462/1	00-02-20	
298		1462/2	00-14-27	
299		1463/1/P	00-04-50	
300		1463/2/P	00-00-70	
301		1469/1/P	00-01-75	
302		1469/2	00-09-51	
303		1470/1	00-09-11	
304		1470/2	00-17-84	
305		1471	00-24-97	
306		1472	00-23-78	
307		1473/1	00-24-97	
308		1473/2	00-21-40	
309		1474	00-78-48	
310		1475/1	00-17-84	
311		1475/2	00-19-03	
312		1476	00-41-62	
313			00-01-19 KH	
314		1477	00-22-78	
315			00-01-19 KH	
316		1478	00-29-73	
317		1479	00-49-94	
318		1480	00-58-27	
319		1481	00-39-24	
320			00-01-19 KH	
321		1482	00-54-70	
322		1483/1	00-40-43	
323		1483/2	00-01-19	
324		1484	00-99-15	
325		1485/1/P	00-01-00	

Serial Numbers	Name of the Village, Taluka and District	Survey Numbers	Area Hectare-Are-Square Metres	Remarks
(1)	(2)	(3)	(4)	(5)
PART - II				
326	Karamsad(Village) Anand(Taluka) Kheda(District)	335, 336, 337, 375, 376, 368/p	01-21-41	
327		338, 339, 340, 341 342, 343, 344, 345 346/1/2, 347/1/2 348/1/2/3, 369/1 /2/3/4, 370, 371/1A, 372/1 372/2, 372/3/4/5	10-15-76	
328		365	01-62-89	
329		366/p	00-79-93	
330		367/1	00-79-93	
331		367/2	00-28-33	
332		368/p	03-37-92	
Total:-			18-26-17	
333	Mogri(Village)	85	00-36-86	
334	Anand(Taluka)	86	00-42-81	
335	Kheda(District)	87	00-73-73	
336		88, 100, 101, 102, 103/1, 103/2, 104 105, 106, 107, 108 109/1, 109/2, 110	08-14-43	
337		111, 112	02-31-68	
338		115/1	00-22-59	
339		115/2	00-51-13	
340		117	00-95-13	
341		116, 118/1, 118/2 119, 120, 121, 122 123, 124, 139,	05-27-10	
342		125/1	00-16-65	
343		125/2	00-16-15	
344		126/1	00-14-65	
345		126/2	00-16-65	
346		127	00-33-30	
347		128	00-79-67	
348		129/1	00-02-37	
349		129/2	00-33-30	
350		130	00-60-65	
351		131	00-52-32	
352		132	01-71-24	
353		133	00-42-81	
354		134	00-40-43	
355		135/1	00-03-57	
356		135/2	00-03-57	
357		135/3	00-41-62	
358		136	00-41-62	
359		137	00-57-51	
360		138/1	00-22-59	

Serial Numbers	Name of the Village, Taluka and District	Survey Numbers	Area Hectare-Are-Square Metres	Remarks
(1)	(2)	(3)	(4)	(5)
361	Mogri(Village)	138/2	00-32-11	
362	Anand(Taluka)	140	00-51-13	
363	Kheda(District)	141	00-39-24	
364		142	00-47-57	
365		147/1	00-93-94	
366		147/2	00-08-32	
Total:-			29-18-44	

PART - III

367	Karamsad(Village)	405, 406, 407, 408		
	Anand(Taluka)	411, 412, 413, 414		
	Kheda(District)	415, 416, 417, 419		
		420, 421, 526, 527		
		529/2, 530/1/4/5		
		531, 532/1/2		
		533/1/1, 533/1/2		
		533/2/3/4, 534		
		539/1/2/3	14-57-89	
368		409, 410, 424/1/2b		
		+3+428/p+429+		
		430/1b	07-11-24	
369		418	01-37-59	
370		422/423p	01-70-98	
371		422/423p	01-98-30	
372		425, 428, 430/1/2/3	00-63-74	
373		538/1	00-18-21	
374		538/2	00-19-22	
Total:-			27-77-17	

SCHEDULE - II

Boundary description of Vithal Udyognagar Industrial Area(Additional) land consists of survey Nos. for village Karamsad and Mogri of Taluka Anand, District Kheda as stated in Schedule I.

PART-I

Northern
Boundary

Starting from North - west corner of survey No.741 touching Anand-Karamsad Railway line and runs along the Northern boundary of survey No.741, 743, 744, 827, 824, 823, 818, 807, 806, 805, and 804 of village Karamsad. Further, runs and crosses common village boundary of village Karamsad and Mogri and runs along the Northern boundary of survey NO.1484 of village Mogri and ends at the North - East corner of survey No. 1485 of village Mogri and touches the canal.

Eastern
Boundary

Starting from North - east corner of survey No. 1485 of village Mogri touching the canal and runs along the western boundary of canal and eastern boundary of survey No.1485, 1484 and crosses the Nala Land. Further, passing through survey No. 1470 / 2 / p, 1469/p, 1472/p, 1463/p, 1462/p, 1453/2/p, 1454 /1/p, 1454/2/p, 1447/p, 1445/p, then crosses Nala Land and survey Nos. 1317/p, 1319/p, 1322/p, 1335/p and ends at the South-east corner of survey No.1336/p of village Mogri.

Southern
Boundary

Starting from South - east corner of survey No. 1336/p of village Mogri, touching the canal and runs along the Northern boundary of canal and passing through the survey Nos. 1336/p, 1337, 1338/p, 1339/p, 1403/p, 1377/p, 1378/p, 1397/p, 1396/p, 1393/p, 1392/p, 1391/p and turns towards Northern boundary of survey Nos. 1391/p, 1392/p, 1396/p and turns towards North and runs towards the western boundary of survey Nos. 1398, 1399 of village Mogri and survey No. 894/p of village Karamsad and the South - east corner of survey No. 888 of village Karamsad and runs along the southern boundary of survey No. 888 and 887 and turns towards North and runs along the western boundary of survey Nos. 887, 886, 854. Further, runs along the southern boundary of survey Nos. 854, 855, 856, 870, 871 and ends at south-west corner of survey No. 872 of village Karamsad and touching the Anand - Karamsad railway line.

Western
Boundary

Starting from South-West corner of survey No.872 of village Karamsad and touching Anand-Karamsad railway line and runs along the eastern boundary of Anand-Karamsad railway line and western boundary of survey Nos. 872, 871,870,869, 868,867,836,834,833,832,831,830, 829,743, 742 and ends at North - west corner of survey No.741 of village Karamsad and touching Anand - Karamsad railway line.

PART - II

Northern
Boundary

Starting from North-west corner of survey No. 335 of village Karamsad and running through survey Nos. 336, 337,338,341,342, 344 and crossing the canal and passing through survey Nos.347,344/2,348 and ends at North-East corner of survey No.348 of village Karamsad.

Eastern
Boundary

Starting from North-East corner of survey No.348 of village Karamsad and runs of to South - East corner of survey No. 348 and turns towards southern border of survey No. 349 and again turns towards southern direction and runs along the western borders of survey Nos.353,359 and crosses the Nala and touches the south-west corner of survey No.364 and turns towards eastern direction along the common Village boundary of Karamsad and Mogri i.e. southern border of survey No.364,363 than turns on southern direction from north east corner of survey No.142 of village Mogri and runs towards south on the western border of survey Nos.143,144 and touches south-west corner of survey No.145 and turns towards eastern direction on the northern border of survey Nos.136,147/1,147/2 and touches North - west corner of survey No. 148, then turns towards south and ends at south-east corner of survey No.147/1/2 of village Mogri.

Southern
Boundary

Starting from south-East corner of survey No.147/1/2 of village Mogri, runs through survey Nos. 147/1/2, 135, 134, 133,129/2, 128/2, 102, 100, 101,88 and 87 of village Mogri reaches to southern border of survey No.85 and ends at south - west corner of survey No.85 of village Mogri.

Western
Boundary

Starting from south - west corner of survey No.85 of village Mogri, running towards western direction of survey Nos.85,86,3,4 and turns from north - west corner of survey No.4 runs towards northern side of survey Nos.4,11,2,103/1, 108,106 and then turns towards south - west corner of survey No.116, which is coming inbetween of survey Nos.110 and 106, then turns towards western direction of survey No.110 and 115/2. Thereafter crossing the road and turns towards north - west corner of survey No.113/2 and runs along the southern border of survey Nos.368,371/p and then crossing road and runs upto the south-west corner of survey No.371/p and runs along the Northern boundary of Anand-Karimsad road, upto the end of North-west corner of survey No.376 and turns towards North direction of survey Nos.375,376,335 and touches the North - west corner of survey No.335.

PART - III

Northern
Boundary

Starting from north-east corner of survey No.538 of village Karamsad and runs towards survey Nos. 538,534, 529,527,526, 423,505,424,425,428,430,333 and ends at North - east corner of survey No.434/p of village Karamsad.

Eastern
Boundary

Starting from north - east corner of survey No.434/p of village Karamsad and running to east of survey Nos.434/p,433/p, 430,429,425,424,409,408,407,406 and ends at south - east corner of survey No.405.

Southern
Boundary

Only south - east corner of survey No.405 of village Karamsad.

Western
Boundary

Starting from south - east corner of survey No.405 of village Karamsad, running towards western direction of survey Nos. 405, 406,418,419,532,533,539, 538 and ends at north - east corner of survey No. 538.

By order and in the name of the Governor of Gujarat,

A. M. JOSHIYARA,
Under Secretary to Government,

IV-B-Ex 95-4



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PART IV—B

Rules and Orders (other than those published in Parts I, I-A and I-L) made by the Government of Gujarat under the Gujarat Acts.

ENERGY & PETROCHEMICALS DEPARTMENT

Order

Sachivalaya, Gandhinagar, 5th May, 1997.

BOMBAY ELECTRICITY (SPECIAL POWERS) ACT, 1946.

No. GHU/97/31/CPI/1497/2135/K1:—In exercise of the powers conferred by section 3 and section 6-A of the Bombay Electricity (Special Powers) Act, 1946 (Bom. XX of 1946), the Government of Gujarat hereby makes the following orders further to amend the Gujarat Restriction on Consumption and Regulation of Supply of Electrical Energy and Periods of Works Order, 1984, namely:—

In the said order, in Schedule-II, after Sr.No. 90 the following shall be inserted, namely:—

“91. Manufacture of Colour Picture Tube”.

This shall come into force with effect from the date of issue of this notification.

By order and in the name of the Governor of Gujarat,

RAMESH G. DAVE,
Section Officer.



3-4-66-1700

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PART IV-B

Rules and Orders (other than those published in Parts I, I-A and I-L) made
by the Government of Gujarat under the Gujarat Act.

INDUSTRIES AND MINES DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 5th May, 1997.

GUJARAT INDUSTRIAL DEVELOPMENT ACT, 1962.

No. GHU/97/ (16) /GID/1093/2391/G-1 :- In exercise of powers conferred by section 16 of Gujarat Industrial Development Act, 1962 (Guj. XXIII of 1962), the Government of Gujarat hereby :-

- (1) Declares that the provision relating to the notified area contained in Chapter XVI-A of the Gujarat Municipalities Act 1963 (Guj. 34 of 1964) and other provisions of that Act, as specified in Schedule - I annexed hereto shall extend to and be brought into force in the Sarigam Industrial area specified in Schedule II annexed hereto.

IV-B-EX-97-1

97-1

- (2) appoints the Assistant Manager, Gujarat Industrial Development Corporation, Vapi for the purposes of assessment and recovery of taxes when imposed under the provisions so extended and in order to arrange for the expenditure of the proceeds of such taxes and for preparation and maintenance of proper accounts and generally for enforcing the provisions so extended,
- (3) provides that the provisions of the Gujarat Panchayats Act, 1993 (Guj. 18 of 1993) which are in force in the said Sarigam Industrial Area shall cease to apply thereto.
- (4) provides that the Assistant Manager, Gujarat Industrial Development Corporation, Vapi appointed under clause (2) shall be deemed to be a municipality under the Gujarat Municipalities Act, 1963 and the Sarigam Industrial Area shall be deemed to be a municipal (borough); and
- (5) provides that the power to make rules under clauses (1) and (m) of section 271 of the said Act shall be exercised by the State Government under section 277.

SCHEDULE - I

The provisions contained in sections 2, 44(1), 64 to 69, 71 to 98, 105 to 232, 238 to 264, 267 to 270, 271 (subject to restriction that no rules shall be made in relation to matters covered by Clause -(b) of sub-section (1) of section 264-B), 272, 273 and 275 to 280 and schedule II to VI of the Gujarat Municipalities Act, 1963.

SCHEDULE - II

Sarigam Industrial Area declared under Government Notification, Industries and Mines Department No. GHU/93 (18) /SID/1092/1817 - G - 1 dated the 19th June, 1993.

Serial Numbers	Name of the Village Taluka District	Survey Numbers	Area Hectare-Are-Square Metres	Remarks
(1)	(2)	(3)	(4)	(5)
1	Sarigam	21/p	00-40-47	
2	Umbergam	21/p	08-00-79	
3	Valsad.	21/p	00-40-47	
4		21/1	00-40-47	
5			00-04-05	KH
6		22/2/p	02-00-73	
7			00-06-07	KH
8		22/2/p	01-23-43	
9			00-04-05	KH

Serial Numbers	Name of the Village Taluka District	Survey Numbers	Area Hectare-Are-Square Metres	Remarks
(1)	(2)	(3)	(4)	(5)
10	Sarigam Umbergam Valsad.	22/3/p	01-54-69	
11			00-03-04	KH
12		22/4/p	03-00-48	
13		23/1/p	01-84-89	
14			00-08-09	KH
15		23/1/p	06-24-23	
16		23/2	00-05-06	
17			00-01-01	KH
18		24/1/p	01-85-69	KH
19			00-15-18	KH
20		24/1/p	01-51-25	
21			00-06-07	KH
22		24/2/p	00-37-44	
23			00-06-45	KH
24		24/2/p	00-04-56	
25			00-32-37	KH
26		24/2/p	00-40-47	
27		24/2/p	00-45-53	
28		24/2/p	00-24-28	
29		24/2/p	00-40-47	
30		24/2/p	00-40-47	
31		24/2/p	00-21-24	
32		24/2/p	00-81-90	
33			00-03-37	KH
34		27	01-93-23	
35			00-44-52	KH
36		28	00-46-81	
37			00-55-64	KH
38		29/p	08-71-61	
39		29/p	00-45-53	KH
40		30/2/p	02-10-44	
41			00-30-35	KH
42		30/1/p	02-83-28	
43		30/2	01-97-21	
44			00-20-23	KH
45		31	00-13-40	
46			00-01-26	KH
47		32/p	00-02-78	
48		32/p	00-49-06	
49		32/p	03-55-24	
50		32/p	00-30-35	KH
51		32/p	03-64-22	
52		33/p	00-08-34	
53		34/p	00-91-06	
54		37/p	01-31-52	
55			00-04-05	KH
56		37/p	00-87-26	
57			00-02-02	KH
58		38/1 + 2/p	01-88-16	
59			00-12-14	KH
60		38/1 + 2/p	01-21-41	
61		38/1 + 2/p	03-09-07	
62			00-12-14	KH

Serial Numbers	Name of the Village Taluka District	Survey Numbers	Area Hectare-Are-Square Metres	Remarks
(1)	(2)	(3)	(4)	(5)
63	Sarigam	39	00-06-07	
64	Umbergam	40	00-12-00	
65	Valsad.		00-00-25	KH
66		41	01-24-94	
67			00-01-51	KH
68		43	00-51-85	
69		44/1/p	00-40-47	
70			00-01-01	KH
71		44/1/p	00-22-26	
72		44/1/p	00-20-23	
73		44/2	04-49-20	
74			00-06-07	KH
75		44/3	00-12-14	
76		44/4	00-62-73	
77			00-01-01	KH
78		44/5	00-01-01	
79		44/6	00-39-46	
80		45	00-63-74	
81		46/p	04-70-95	
82			00-14-64	KH
83		46/1/p	06-29-29	
84		46/2/p	00-16-93	
85			00-00-50	KH
86		47		Canal
87		48/1/P	02-01-89	
88			00-32-37	KH
89		48/1/P	01-69-75	
90		48/2		Canal
91		48/3	00-51-60	
92			00-05-06	KH
93		48/4	00-30-35	
94			00-03-04	KH
95		49/P	00-85-13	
96			00-01-26	KH
97		50/P	01-02-56	
98			00-03-79	KH
99		51/1/P	02-05-38	
100			00-36-42	KH
101		51/1/P	00-91-05	
102		51/1/P	01-84-13	
103		51/1/P	00-40-47	
104		52/P	00-06-07	
105		52/P	00-06-32	
106		53	00-21-25	
107			00-00-25	KH
108		54/1	04-20-88	
109			00-12-14	KH
110		54/2 + 3/P	01-19-38	
111			00-06-07	KH
112		54/2 + 3/P	01-07-36	
113		55	01-55-04	
114			00-02-52	KH

Serial Numbers	Name of the Village Taluka District	Survey Numbers	Area Hectare-Are-Square Metres	Remarks
(1)	(2)	(3)	(4)	(5)
115	Sarigam Umbergam Valsad.	56	00-84-47	KH
116			00-01-76	
117		57	00-38-18	KH
118			00-00-50	
119		58/1/P	04-27-97	KH
120			00-09-11	
121		58/2/P	01-64-24	KH
122			00-15-18	
123		61/P	03-83-05	KH
124			00-09-11	
125		308/1	00-25-29	KH
126			00-02-28	
127		308/2	00-14-16	
128		308/3	00-16-19	
129		318/1/P	01-93-30	KH
130			00-13-15	
131		318/1/P	01-93-30	KH
132			00-13-15	
133		318/1/P	02-02-81	KH
134		318/1/P	02-07-40	
135		318/1/P	00-27-32	
136			00-34-90	
137		318/1/P	00-08-34	
138		318/1/P	00-11-38	
139		318/2	00-29-34	KH
140			00-02-02	
141		320/1/P	00-16-19	
142		320/2/P	00-08-10	
143		320/2/P	00-13-15	KH
144			00-01-26	
145		321/1/P	00-25-29	
146		321/1/P	00-07-58	
147		321/1/P	00-32-37	
148		321/1/P	00-15-18	
149		321/1/P	00-16-44	
150		321/1/P	00-84-98	
151			00-08-34	KH
152		321/2	00-66-77	
153			00-05-06	KH
154		321/3	00-13-15	
155			00-01-01	KH
156		323/1/P	00-56-66	
157			00-02-02	KH
158		323/1/P	00-39-46	
159		323/1/P	00-15-18	
160		323/1/P	00-17-20	
161		323/1/P	00-56-66	KH
162			00-02-02	
163		323/1/P	00-57-41	KH
164			00-02-27	
165		323/1/P	00-56-66	KH
166			00-05-06	

IV-B & 97-2

Serial Numbers	Name of the Village Taluka District	Survey Numbers	Area Hectare-Are-Square Metres	Remarks
(1)	(2)	(3)	(4)	(5)
167	Sarigam Umbergam Valsad.	323/2	00-10-87	
168			00-03-29	KH
169		332/1 + 2	00-07-08	
170		333/P	00-04-05	
171		333/P	00-05-31	
172		334/1/P	00-23-52	
173			00-02-02	KH
174		334/1/P	00-23-77	
175			00-02-02	KH
176		334/2	00-03-04	
177			00-01-01	KH
178		334/3	00-84-72	
179			00-02-02	KH
180		334/4/P	01-63-90	
181			00-14-16	KH
182		334/4/P	02-22-58	
183			00-20-23	KH
184		334/4/P	02-02-34	
185		334/4/P	00-20-23	
186			00-20-23	KH
187		334/5 + 6	00-13-65	
188			00-00-50	KH
189		334/7	00-19-72	
190			00-00-50	KH
191		334/8/P	00-08-09	
192		334/8/P	00-08-84	
193		334/9	00-05-06	
194			00-01-01	KH
195		334/10	00-05-81	
196			00-01-01	KH
197		335/1/P	01-70-98	
198			00-13-15	KH
199			04-76-52	
200		335/1/P	00-12-14	KH
201		335/3/P	00-63-74	
202		335/2	01-50-23	
203			00-02-02	KH
204		335/3	00-09-86	
205		335/4	00-63-99	
206		335/5	00-80-43	
207			00-04-05	KH
208		336/1/P	02-02-34	
209			00-74-87	KH
210		336/1/P	01-98-30	
211		336/1/P	00-60-70	
212		336/1/P	00-20-23	
213		336/1/P	00-40-47	
214		336/2	02-03-36	
215			00-29-34	KH
216		337/1/P	00-35-91	
217			00-09-61	KH
218		337/1/P	00-44-00	
219		337/1/P	00-22-26	

Serial Numbers	Name of the Village Taluka District	Survey Numbers	Area Hectare-Are-Square Metres	Remarks
(1)	(2)	(3)	(4)	(5)
220	Sarigam Umbergam Valsad	337/1/P	00-01-26	KH
221			00-35-41	
222			00-01-01	KH
223		337/1/P	00-11-63	
224		337/1/P	00-06-07	
225		337/1/P	00-13-65	
226		337/1/P	00-31-36	
227		337/1/P	00-48-56	
228		337/1/P	00-03-54	
229		337/1/P	00-09-61	
230		337/1/P	00-35-41	
231			00-01-51	KH
232		337/2	00-25-03	
233			00-01-01	KH
234		337/3	00-05-31	
235		338/P	04-27-96	
236			00-25-29	KH
236/A		338/P	04-27-96	
236/B			00-24-28	
237		338/P	00-01-17	
238		341	11-12-89	
239			00-05-06	KH
240		342/P	05-56-45	
241			00-10-12	KH
242		342/P	04-04-89	
243		343/1	01-12-30	
244			00-05-26	KH
245		343/2/P	03-21-42	
246			00-20-23	KH
247		343/2/P	04-42-12	
248			00-10-12	KH
249		344/1	02-83-28	
250			00-15-18	KH
251		344/2/P	01-85-14	
252			00-09-11	KH
253		344/2/P	01-84-13	
254			00-09-11	KH
255		344/2/P	01-85-14	
256			00-09-11	KH
257		345	01-17-86	
258			00-07-83	KH
259		346	00-47-29	
260			00-01-26	KH
261		347/1	02-45-85	
262			00-10-12	KH
263		347/2	01-08-25	
264			00-03-04	KH
265		347/3	01-58-96	
266			00-04-05	KH
267		347/4	01-56-82	
268			00-06-07	KH
269		395/4/P	01-36-64	
270		396/P	01-26-47	

Serial Numbers	Name of the Village, Taluka, District	Survey Numbers	Area Hectare-Are-Square Metres	Remarks
(1)	(2)	(3)	(4)	(5)
271	Sarigam Umbergam Valsad.	396/P	02-39-78	KH
272			00-06-07	
273		396/P	01-03-20	
274			00-06-07	
275		396/P	00-11-63	
276		396/P	00-17-20	
277		396/P	00-29-34	
278		396/P	00-06-07	
279		396/P	00-38-45	
280		396/P	00-02-52	
281		398/1/P	00-80-94	
282		398/1/P	01-73-00	KH
283			00-10-12	
284		398/1/P	01-73-00	KH
285			00-10-12	
286		398/1/P	00-38-45	
287		398/1/P	00-25-29	
288		398/1/P	00-71-83	
289		398/1/P	00-07-08	
290		398/1/P	00-70-82	
291		398/1/P	00-40-47	
292		398/1/P	00-86-00	
293		398/1/P	00-40-47	
294		398/2	00-28-33	KH
295			00-19-22	
296		408/P	01-06-23	
297		408/P	00-35-41	
298		424 + 425/P	04-04-69	
299		427/KH	01-66-94	
300	1(A)	24/p	00-81-90	KH
301			00-03-73	
302	Sarigam Government Land	42/p	03-14-98	
303		42/p	01-72-23	
304		51/2	01-56-82	KH
305			00-14-16	
306		51/3	00-40-47	KH
307			00-06-07	
308		61/p	01-20-88	
309		424 + 425/p	13-48-16	
310	1(B) Sarigam Panchayat Land	426/p	08-53-00	
311			03-65-11	
312	Sarigam Forest Department land	430/A	06-55-59	
313		431	09-87-04	
314		427/P	09-22-89	
315				
316				
317				
Total:-			320-40-96	

Serial Numbers	Name of the Village Taluka District	Survey Numbers	Area Hectare-Are-Square Metres	Remarks
(1)	(2)	(3)	(4)	(5)
318	Fansa	382	02-13-47	
319	Umbergam		00-49-57	KH
320	Valsad	431/1/p	00-81-95	
321			00-19-22	KH
322		431/1/p	00-89-03	
323		431/2/p	00-01-53	
324		432/1/p	00-04-31	
325			00-04-30	KH
326		432/2/p	00-30-35	
327			00-05-06	KH
328		432/2/p	00-03-29	
329		432/3	00-08-59	
330		432/4	00-03-04	
331			00-00-50	KH
332		433/1	00-44-52	
333		433/2/p	00-18-21	
334		433/2/p	01-39-62	
335			00-04-05	KH
336		433/5	00-18-21	
337		433/4	00-03-04	
338		434/1	00-79-93	
339			00-08-09	KH
340		434/2/p	00-46-54	
341		434/2/p	01-22-68	
342			00-17-95	KH
343		435/1	00-17-20	
344		435/2/p	01-68-70	
345			00-13-15	KH
346		435/2/p	00-22-51	
347		435/3	00-11-12	
348			00-02-02	KH
349		435/4	00-02-28	
350			00-02-02	KH
351		435/5	02-44-84	
352			00-06-07	KH
353		435/6	00-55-64	
354		445	00-68-55	
355			00-06-32	KH
356			00-06-32	KH
357		446/p	02-63-28	
358			00-22-26	KH
359		446/p	03-16-67	
360		454/1/p	05-70-29	
361		455/3	00-03-04	
362		455/4	00-37-43	
363		455/6/p	01-94-24	
364		455/8/3	01-76-04	
365		456/1/p	00-31-36	
366		456/1/p	00-10-12	
367		456/1/p	01-25-45	
368			00-08-34	KH
369		456/2	00-08-09	
370			00-00-75	KH

Serial Numbers	Name of the Village Taluka District	Survey Numbers	Area Hectare-Are-Square Metres	Remarks
(1)	(2)	(3)	(4)	(5)
371	Fansa	457/5/p	01-59-85	
372	Umbergam	457/5/p	01-13-31	
373	Valsad	459/2/p	00-46-28	
374			00-06-32	KH
375		459/3	00-24-28	
376			00-02-03	KH
377		459/4/p	00-34-40	
378		459/4/p	00-25-79	
379			00-07-58	KH
380		459/5	00-06-07	
381		460/1/1p	00-11-13	
382			00-01-01	KH
383		460/1/1p	00-15-93	
384			00-01-27	KH
385		460/1/2	00-23-27	
386			00-02-03	KH
387		460/2	00-01-01	
388			00-00-59	KH
389		460/3	00-03-01	
390			00-00-75	KH
391		460/4	00-00-75	
392		461/1	00-43-50	
393		461/4/p	01-52-76	
394		461/5	00-09-11	
395		461/6/1	00-60-70	
396		461/6/2	01-11-29	
397		461/7	00-22-33	
398		461/8/p	00-10-62	
399		461/8/p	00-34-90	
400		462/2/p	00-05-31	
401		462/2/p	00-03-28	
402			00-07-58	KH
403		462/2/p	00-10-19	
404		462/2/p	00-76-13	
405		462/2/p	00-20-24	
406			00-01-01	KH
407		462/3	00-03-29	
408		462/4	00-13-40	
409			00-01-01	KH
410		462/5	00-02-03	
411			00-00-75	KH
412		462/6	00-00-25	
413		462/7	00-03-04	
414			00-00-50	KH
415		462/8	00-02-03	
416		462/9	00-17-70	
417			00-03-04	KH
418		462/10	00-02-03	
419		463/1/p	00-20-23	
420		463/1/p	00-20-23	
421		463/1/p	00-72-84	
422			00-02-03	KH

Serial Numbers	Name of the Village Taluka District	Survey Numbers	Area Hectare-Are-Square Metres	Remarks
(1)	(2)	(3)	(4)	(5)
423	Fansa	463/2	00-99-15	
424	Umbergam		00-02-03	KH
425	Valsad	463/3	00-11-13	
426		463/4/p	00-20-23	
427		463/4/p	00-20-23	
428		463/5	00-50-59	
429		463/6/p	01-11-29	
430			00-02-03	KH
431		463/6/p	00-42-49	
432		463/7	01-92-23	
433			00-05-06	KH
434		463/8	00-33-39	
435		463/9/p	00-36-42	
436			00-02-03	KH
437		463/9/p	00-40-47	
438		463/10	00-17-20	
439		463/11/p	00-27-32	
440			00-04-05	KH
441		463/11/p	00-27-32	
442		465/1	00-07-58	
443			00-01-76	
444		465/2	00-00-25	
445		465/3	00-55-64	
446			00-03-54	KH
447		465/4	00-33-89	
448			00-02-53	KH
449		466/1/p	01-09-27	
450			00-02-03	KH
451		466/1/p	00-20-23	
452		466/6	00-21-25	
453		467/1	00-06-57	
454		467/2	01-04-21	
455			00-07-08	KH
456		467/3	00-02-03	
457			00-00-50	KH
458		468/1/p	02-27-32	
459		468/1/p	00-20-23	
460		468/1/p	00-33-12	
461			00-03-80	KH
462		468/1/p	00-33-12	
463			00-03-80	KH
464		468/2	00-00-75	
465		468/3/p	00-16-69	
466		468/3/p	01-05-27	
467			00-11-38	KH
468		468/3/p	00-30-35	
469		468/4	00-01-51	
470		468/5	00-36-40	
471			00-01-51	KH
472		468/6	00-04-05	
473		469/1	00-08-09	
474		469/2	08-61-99	
475			00-12-14	KH

Serial Numbers	Name of the Village Taluka District	Survey Numbers	Area Hectare-Are-Square Metres	Remarks
(1)	(2)	(3)	(4)	(5)
476	Fansa	469/3	00-04-05	
477	Umbergam	469/4	00-03-04	
478	Valsad	469/5/p	00-11-13	
479		469/5/p	00-11-13	
480			00-02-03	KH
481		469/6	00-09-11	
482			00-01-01	KH
483		469/7	00-06-07	
484			00-05-06	KH
485		496/1/p	00-92-07	
486		496/1/p	02-89-17	
487		496/2	00-28-33	
488		496/3	00-25-29	
489		496/4/p	00-40-47	
490		496/4/p	00-40-47	
491		496/4/p	00-46-31	
492		497/1	00-14-16	
493		497/2	00-27-32	
494		497/3/p	00-13-16	
495		497/4/p	00-36-56	
496		497/5/p	01-30-17	
497		497/6/p	01-37-59	
498		497/6/p	01-27-96	
499			00-18-21	KH
500		497/7	00-09-11	
501		498/1	00-17-20	
502			00-00-50	KH
503		498/2	00-02-02	
504			00-00-50	KH
505		499/1	00-04-05	
506			00-02-03	KH
507		499/2	00-34-40	
508			00-08-09	KH
509		499/3	00-15-18	
510			00-45-53	KH
511		499/4	00-32-55	
512			00-15-18	KH
513		500/1	02-42-81	
514			00-14-16	KH
515		500/2	02-27-64	
516			00-06-07	KH
517		500/3	01-19-38	
518			00-17-20	KH
519		501/p	00-34-40	
520			00-00-75	KH
521		501/p	00-03-04	
522		502/1/p	00-15-91	
523			00-02-02	KH
524		502/1/p	00-22-26	
525		502/2	00-04-55	
526			00-01-01	KH
527		503/1/p	00-18-21	

Serial Numbers	Name of the Village Taluka District	Survey Numbe	Area Hectare-Are-Square Metres	Remarks
(1)	(2)	(3)	(4)	(5)
528	Fansa	503/1/p	02-34-72	
529	Umbergam		00-04-05	KH
530	Valsad	503/1/p	02-06-39	
531			00-04-05	KH
532		503/2	00-77-90	
533			00-05-06	KH
534		503/3	00-78-91	
535			00-02-02	KH
536		504/1	00-04-30	
537			00-00-50	KH
538		504/2	00-37-93	
539			00-01-01	KH
540		504/3/p	00-04-47	
541			00-02-53	KH
542		504/3/p	00-28-33	
543		504/3/p	00-27-57	
544		504/4	00-03-54	
545		504/5	00-03-04	
546		504/6/p	00-29-27	
547			00-04-80	KH
548		504/6/p	00-17-00	
549		504/6/p	00-09-10	
550		504/7/p	00-36-73	
551		504/7/p	00-66-04	
552			00-06-57	KH
553		506/1/1	01-00-16	
554			00-04-05	KH
555		506/1/2	00-07-08	
556			00-01-01	KH
557		506/2/p	00-40-47	
558		506/2/p	00-71-83	
559			00-05-00	KH
560		506/3	00-65-76	
561			00-03-04	KH
562		506/4	00-12-14	
563		506/5	00-21-25	
564		506/6	00-76-89	
565			00-03-04	KH
566		506/7	00-12-14	
567			00-01-01	KH
568		507/1	00-17-95	
569			00-00-75	KH
570		507/2	00-00-25	
571		507/3	00-03-04	
572		507/4	00-00-25	
573		507/5	00-09-61	
574			00-00-50	KH
575		507/6	00-23-52	
576			00-01-76	KH
577		508/1	00-09-11	
578			00-01-01	KH
579		508/2	00-57-67	
580			00-03-04	KH

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Serial Numbers	Name of the Village Taluka District	Survey Numbers	Area, Hectare-Are-Square Metres	Remarks
(1)	(2)	(3)	(4)	(5)
581	Fansa	508/3/p	01-83-64	
582	Umbergam		00-04-05	KH
583	Valsad	508/4	00-03-04	
584		508/5	00-14-16	
585		508/6/p	01-83-25	
586			00-05-06	
587		508/7	00-12-14	KH
588		509/1/p	00-13-25	
589			00-01-76	KH
590		509/2/p	00-51-48	
591		509/2/p	00-54-56	
592			00-03-79	KH
593		510	00-34-15	
594			00-00-50	KH
595		511/1	01-98-30	
596			00-08-09	KH
597		511/2	01-13-31	
598			00-02-03	KH
599		511/3	00-71-83	
600			00-03-04	KH
601		511/4	01-38-61	
602			00-05-06	KH
603		511/5	00-05-06	
604		511/7/p	00-27-32	
605			00-02-02	KH
606		511/6/p	00-22-26	
607		512/1	00-60-70	
608			00-03-54	KH
609		512/2	00-02-02	
610			00-00-75	KH
611		512/3	00-00-75	
612		513/1	00-41-48	
613			00-02-03	KH
614		513/2/p	03-45-50	
615			00-15-68	KH
616		513/2/p	01-45-18	
617			00-15-68	KH
618		513/3	00-02-03	
619		513/4	00-09-11	
620			00-01-01	KH
621		514/1/p	00-62-73	
622			00-04-05	KH
623		514/1/p	00-06-07	
624		514/2	00-11-13	
625			00-00-25	KH
626		514/3	00-02-03	
627		514/4	00-17-70	
628			00-06-26	KH
629		514/5	00-06-07	
630		516/2/p	00-21-25	
631		517	01-98-55	
632			00-14-91	KH

Serial Numbers	Name of the Village Taluka District	Survey Numbers	Area Hectare-Are-Square Metres	Remarks
(1)	(2)	(3)	(4)	(5)
633	Fansa	544/1	00-01-76	
634	Umbergam	544/3	00-16-94	
635	Valsad	546/2	00-64-62	
636			00-05-06	KH
637		453/p	00-23-01	
638			00-18-96	KH
639		453/p	00-08-09	
640		453/p	00-54-88	
641		453/p	00-94-28	
642		453/p	00-03-29	
643		453/p	00-09-11	
644		453/p	00-15-18	
645		453/p	00-64-49	
646		466/1/p	01-09-27	
647			00-02-03	KH
648		466/1/p	00-20-23	
649		466/2/p	00-15-18	
650		466/2/p	00-20-23	
651		466/3	00-91-05	
652			00-02-03	KH
653		466/4/p	00-45-53	
654		466/4/p	00-41-48	
655			00-02-03	KH
656		466/5	00-30-35	
657		466/7	00-35-41	
658	Fansa	455/7	00-23-27	
659	Government Land	461/2/p	00-05-06	
660		Total:-	137-16-05	
661	Manda	9/1	00-77-90	
662	Umbergam	9/2	00-44-55	
663	Valsad		00-01-01	KH
664		9/2/p	00-44-52	
665		9/3	00-89-03	
666			00-01-01	KH
667		9/4/p	02-47-87	
668			00-03-04	KH
669		9/4/p	00-03-04	
670		9/5/p	00-58-41	
671		9/6/p	02-53-46	
672			00-04-05	KH
673		9/7	00-30-35	
674		9/8	00-18-21	
675		9/9	01-79-07	
676			00-02-02	KH
677		9/10	01-28-49	
678			00-02-02	KH
679		9/11	00-65-76	
680		9/12	09-29-87	
681		9/13	00-12-14	
682		9/14/p	00-46-96	
683			00-02-02	KH

Serial Numbers	Name of the Village Taluka District	Survey Numbers	Area Hectare-Are-Square Metres	Remarks
(1)	(2)	(3)	(4)	(5)
684	Manda	9/15/p	00-17-19	
685	Umbergam	9/16/p	01-33-54	
686	Valsad		00-03-04	KH
687		9/17	00-80-94	
688			00-01-01	KH
689		32/1	01-70-97	
690			00-05-06	KH
691		32/3/p	00-05-06	
692		32/5/p	00-05-06	
693		32/9	01-12-30	
694		32/10	02-11-45	
695			00-05-06	KH
696		33/1	00-57-67	
697			00-03-04	KH
698		33/2	02-71-14	
699			00-12-14	KH
700		33/3	00-96-11	
701			00-04-05	KH
702		33/4	03-16-67	
703			00-15-18	KH
704		33/5	00-33-39	
705			00-02-02	KH
706		33/6	00-40-47	
707			00-02-02	KH
708		33/7/1	00-76-89	
709			00-03-04	KH
710		33/7/2	00-83-97	
711			00-04-05	KH
712		35/2	01-11-29	
713		36/p	01-59-85	
714		36/p	01-04-21	
715		34	06-45-48	
716	3 (A) Manda	35/1	05-16-99	
717	Panchayat land	36/p	06-10-07	

Total:- 52-65-22

:Total Area:

Name of Village.

Umbergam
Fansa
Manda

320-40-96
137-16-05
52-65-22

Total Area:-

510-22-23

Boundary description of Sarigam Industrial Area. :

- Northern : Starting from North - west corner of survey No. 463,
Boundary : and running along Northern Boundary of survey Nos. 462,
461, 459/p, 457, 456/p, 455/p, 454, 453, 446, 445, 344, 434, 435
of village Fansa, Taluka Umbergam District Bulsar.
- Eastern : Starting from North - East corner of survey No. 435,
Boundary : and running along Eastern Boundary of survey Nos. 431,
432, 48, 50, 51, 58, 37, 34/p, 32, 33, Canal, 32, 31, 347, 344, 332
and 333 of village Sarigam.
- Southern : Starting from South - East corner of village Sarigam,
Boundary : and running along Southern Boundary of survey Nos. 334,
335, 337, 318, 323, 395/p, 320/p, 396, 321, 398/p, 308, 396/p,
318, 337, 338, 430/p of village Sarigam and ends at the
South-west corner of survey No. 430/A.
- Western : Starting from South - West corner of village Sarigam
Boundary : and running along survey Nos. 430/p of village Manda
and survey Nos. 36, 35, 32/p and 9 of village Manda and
survey Nos. 513, 514, 516/p, 517, 506, 504, 496, 497 and 499
of village Fansa, survey No. 426 of village Sarigam and
survey Nos. 469, 468, 466, 465 and 463 of village Fansa.

By order and in the name of the Governor of Gujarat.

A. M. JOSHIYARA,
Under Secretary to Government.

IV-B 8, 97-5



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EXTRAORDINARY

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PART IV-B

**Rules and Orders (other than those published in Parts I, I-A and I-L) made
by the Government of Gujarat under the Gujarat Acts.**

REVENUE DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 3rd May, 1997.

GUJARAT REVENUE TRIBUNAL RULES, 1982.

No. GHM/97/30/M/GRT/1096/J.-In exercise of the power conferred by Rule-3 of the Gujarat Revenue Tribunal Rules 1982 and all other powers enabling it in that behalf the Government of Gujarat hereby appoints Shri A. K. Chakraborty, IAS (Rtd) as the president of the Gujarat Revenue Tribunal, with immediate effect.

2. The orders regarding tenure and other terms and conditions of his appointment will be issued later on.

By order and in the name of the Governor of Gujarat.

D. J. PARMAR,
Deputy Secretary to Government.

98-1

IV-B-Ex-98-1

મહેસૂલ વિભાગ

જાહેરનામું

અધિવાસ, ગાંધીનગર, ૨૭ મે, ૧૯૫૭.

૧. ગુજરાત મહેસૂલ પંચ નિયમો-૧૯૮૨.

ક્રમાંક : ૪૫/૮૭/૩૦/મ/જા.ટી./૧૦૮૬/૫.- ગુજરાત મહેસૂલ ટ્રિબ્યુનલ નિયમો-૧૯૮૨ના નિયમ-૩ થી મળેલ અને તે અંગે અધિકૃત કરતી તમામ સત્તાની રૂએ ગુજરાત સરકાર શ્રી એ. કે. ચક્રવર્તી આઈ.ઓ.એસ. (નિવૃત્ત)ને ગુજરાત મહેસૂલ પંચના પ્રમુખ તરીકે તાત્કાલિક અસરથી નિમણૂક આપવાના આદેશો કરે છે.

(૨) તેઓની નિમણૂકની મુદત તેમજ શરતો અને બોલીઓ અંગેના હુકમો હવે પછી કરવામાં આવશે.

ગુજરાતના રાજ્યપાલશ્રીના હુકમથી અને તેમના નામે,

ડી. જી. પરમાર,
સરકારના નાયબ સચિવ.



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EXTRAORDINARY

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PART IV-B

Rules and Orders (other than those published in Parts I, I-A and I-L) made by the Government of Gujarat under the Gujarat Act.

INDUSTRIES AND MINES DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 6th May, 1997.

Gujarat Municipalities Act, 1963.
No. GHU-97(17)-GID - 1097 - 807 - G1:- The following draft notification which is proposed to be issued under section 264B read with section 277 of the Gujarat Municipalities Act, 1963(Guj.34 of 1964)is published as required by sub-section (3) of section 277 of the said Act for the information of all persons likely to be affected thereby and notice is hereby given that the said draft will be taken into consideration by the Government of Gujarat on or after the expiry of thirty days from the date of publication of this notification in the Official Gazette.

2. The objections or suggestions by any person may be sent to the Collector of Valsad District, Valsad with respect to the said draft before the expiry of the aforesaid period and same will be considered by the Government.

Draft Notification

NO.GHU - 97 - (17) - GID - 1097 - 807 - G1:- In exercise of the powers conferred by section 264B read with section 277 of the Gujarat Municipalities Act, 1963 (Guj. 34 of 1964), the Government of Gujarat hereby makes the following rules, namely :-

1. 'Short Title'.--These rules may be called the SARIGAM Notified Area Consolidated Tax Rules, 1997.
2. 'Definitions'.--In these rules unless the context otherwise requires-
 - (a) 'the Act' means the Gujarat Municipalities Act, 1963;
 - (b) 'Building' means a building as defined in clause (2) of section 2 of the Gujarat Municipalities Act, 1963;
 - (c) 'Building used for residential purpose' means any building or set of buildings within the same enclosure used by one and the same occupier as a human dwelling or as a place for the custody of property including animals, not intended for sale in the ordinary course or trade;
 - (d) 'Building used for the business purpose' means any building or set of buildings within the same enclosure used by one and the same occupier for preparing or manufacturing any kinds of goods and services or for trade or for transport business or for any purpose other than residential.
 - (e) 'Corporation' means Gujarat Industrial Development Corporation constituted under the Gujarat Industrial Development Act, 1962;
 - (f) 'Consolidated Tax' means the tax imposed in the notified area under these rules;
 - (g) 'LAND' means the land as defined in clause (11) of section 2 of the Gujarat Municipalities Act, 1963;
 - (h) 'Notified Area Officer' means an officer of the Corporation appointed for the purpose of assessment and recovery of tax under section 16 of the Gujarat Industrial Development Act, 1962;
 - (i) 'Notified Area' means an area declared as such under section 16 of the Gujarat Industrial Development Act, 1962;
 - (j) 'Occupier' means an allottee of the Corporation as a licensee, a lessee or an owner of property by virtue of conveyance deed, as the case may be, or a person in possession of property by

virtue of rent, lease or as a caretaker, trustee or otherwise or other owners of property situated within the Notified Area for the time being receiving the rent of any land or building whether on his own account or as an agent or trustee for any other person or for any other society or for any religious or charitable purposes or who would so receive the rent if such land or building were let to a tenant.

Explanation :- Lessee, person in possession of property by virtue of conveyance deed, rent lease shall have the same meaning as defined in the Disposal of Property Regulations, 1967 of the Corporation or Disposal of Land Regulations, 1968 of the Corporation or Rent Regulations, 1971 as the case may be;

(k) 'Owner' means an owner as defined in clause (18) of section 2 of the Gujarat Municipalities Act, 1963;

(l) 'Year' means a financial year;

3. Rate of Consolidated Tax.- A consolidated tax on all buildings and lands situated within the limits of Notified Area shall be levied at the rate specified in the Annexure-A in lieu of the following taxes :-

(a) Tax on buildings or lands.

(b) General sanitary cess.

(c) Lighting tax.

4. EXEMPTION .-(1) The following shall be exempted from the consolidated Tax. :-

(a) Buildings and land belonging to the Central or State Government, Panchayat, District School Board and Municipal School Buildings

(b) All Buildings and lands which are declared protected monuments within the meaning of Ancient Monuments Preservation Act, 1904 or the Gujarat Ancient Monuments and Archaeological sites and Remains Act, 1965 and not yielding any revenue or rent.

(c) All buildings and lands or portions thereof used or occupied exclusively for public worship or for charitable and educational purposes and not yielding any revenue or rent.

(2) Any occupier engaged in the manufacture of goods and services shall be exempted from the payment of tax as follows :-

- (i) for first year beginning from the date of allotment;
- (ii) for second year to fifth year up to 50 %

(3) Any occupier, not being an allottee shall be entitled to exemption as stated above from the date of the year on which he becomes an owner of land or building or obtains land or building.

5. Assessment and liability of the Consolidated Tax.-(a) The tax shall be assessed and recovered so far as applicable to, in accordance with the provisions of the Gujarat Municipalities Act, 1963;

- (b) An occupier shall be primarily liable for payment of tax under these rules.
 - (c) The owner of the superstructure of the building shall primarily be liable for payment of tax under these rules.
 - (d) The tax shall be payable in advance in one installment on or before the first day of April in each year.
6. **Remissions and Refund.**— (a) Where any building or land remained has not been used throughout the year and the notice to that effect is given to the Notified Area Officer, the remission or refund to the extent of not more than one half of the amount of tax shall be granted;

Provided that no remission or refund shall take effect for any period prior to the date of receipt of such notice.

- (b) When any part of the building is demolished the remissions or refund may be granted to the extent of not more than one fourth of the amount of the tax.

7. **Notice to be given in writing.**— It shall be the duty of the owner of a building or land to give a notice in writing to the Notified Area Officer within one month, when—

(a) a Building is newly erected or constructed;

(b) a Building, which has been already assessed, is either extended, rebuilt, reconstructed or additions and alterations are made thereto or improved has been made so as to raise its capital value;

(c) a building or land which has already been assessed is divided;

(d) a building is wholly or in part demolished or destroyed or is otherwise become in such a state that it decrease its letting value.

Explanation.— The period of one month shall be counted from the date of completion or occupation whichever is earlier in case of (a), (b) and (c) and from the date of occurrence of event in case of (d) above

8. **Assessment on receipt of Notice.**— (1) When a notice in writing under rule 7 is received, the Notified Area Officer, after making such inquiry as is deemed necessary, shall cause the building to be assessed.

(2) after such assessment is made, the Notified Area Officer shall enter such valuation in a separate list and at the end of the year, such change made in the assessment shall be entered in the authenticated assessment list.

9. **Name of owner in Assessment List.**— when the succession in dispute.—when there is any dispute about the succession of any person whose name is entered as owner of any property in the assessment list, the name of such of the claimants to succession as in the possession of the property by actual occupation or otherwise shall be entered as owner in the assessment list and the tax shall be recovered from him until on the settlement of the dispute or on the production of the order of competent Court or the otherwise the other claimant satisfies the Notified Area Officer, that he is entitled to be entered as owner of the property either individually or jointly.

10. Transferor and Transfereree to give Notice in writing.- whenever, the title of any person primarily liable for payment of the tax in respect of any building or land is transferred by an instrument in writing or otherwise, the transferor and the transfereree shall within three months after the transfer is effected, give notice in writing to the Notified Area Officer, who after making such inquiries as he deems necessary, order that the name of the transfereree shall be entered in the Assessment List in place of that of the transferor. The transfereree, thereafter, shall be liable for the payment of tax due for the whole year including arrears of tax if any, in respect of the property so transferred.

11. Heirs to give notice and their liability.- In the case of the death of the person-primary liability for the payment of the tax, the person to whom the title of the property of the deceased has been transferred as heir or otherwise, shall give a notice of such transfer to the Notified Area Officer within three months from the date of the death of the deceased. The Notified Area Officer may after making such inquiry as he deems necessary, pass an order that the names of the heirs of the deceased may be entered in the assessment list and such heirs shall be liable for payment of tax due for the whole year including arrears of tax.

12. Decision to be final.- The decision of the Notified Area Officer relating to tax and other matters thereto shall be final.

ANNEXURE-A
(See rule 3)

RATES OF CONSOLIDATED TAX FOR SARIGAM NOTIFIED AREA.

Name of Notified Area	Rate of Consolidated Tax.
1	2
Sarigam Notified Area (Taluka. Umbergam. District. Valsad.)	(i) 12% on rateable value not exceeding Rs. 21599/- (for properties Valued upto rupees three lacs). (ii) 12.5 % on rateable value exceeding Rs. 21599/-, but not exceeding Rs. 36000/- (for properties valued above rupees three lacs and up to rupees five lacs). (iii) 13.5 % on rateable value exceeding Rs. 36000/- (properties valued above rupees five lacs).

By order and in the name of the Governor of Gujarat,

IV-B-Ex. 99-2

A. M. JOSHIYARA,
Under Secretary to Government,



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PART IV-B

Rules : & Orders (other than those published in Parts I, I-A and I-L) made by the Government of Gujarat under the Gujarat Acts.

INDUSTRIES AND MINES DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 13th May, 1997.

GUJARAT INDUSTRIAL DEVELOPMENT ACT, 1962.

No. GHU/97/18 /GID/1096/1119/G(i).—In exercise of the powers conferred under clause (C) of sub-section (1) of Section 4 of the Gujarat Industrial Development Act, 1962, the Government of Gujarat hereby nominates Sri G. C. Shah, Housing Commissioner, as Director on the Board of Directors of the Gujarat Industrial Development Corporation with immediate effect until further orders.

By order and in the name of the Governor of Gujarat.

P. D. PATEL,
Deputy Secretary to Government.

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PART IV-B

Rules and Orders (other than those published in Parts I, I-A and I-L) made by the Government of Gujarat under the Gujarat Acts.

**WOMEN, YOUTH SERVICES, CULTURAL ACTIVITIES, PROHIBITION
AND EXCISE DEPARTMENT**

Order

Sachivalaya, Gandhinagar, 13th May, 1997.

BOMBAY PROHIBITION ACT, 1949.

No. GH/L/9/MTP/1093/C-60/(97)-M.—In pursuance of the provisions of Section 6-A of the Bombay Prohibition Act, 1949 (Bom. XXV of 1949) after obtaining the advice of the Board of Experts, the Government of Gujarat hereby determines that the preparation mentioned in the schedule below are fit as "intoxicant liquor".

SCHEDULE

Sr. No.	Name of preparation
---------	---------------------

1. Homeopathic dilutions Containing Alcohol
2. Mrita Sanjiwani
3. Mrita Sanjiwani Sura
4. Spiritus Aetheris
5. Spiritus Aetheris Nitosi
6. Spiritus Chloroformi
7. Spiritus Menthae Piperitae
8. Tincturs Arstolechs
9. Tincturs Cardomoni Compositis
10. Tinctus Aurantii
11. Tinctur Chinensi
12. Tincture Scillas

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- | 1 | 2 |
|-----|--|
| 13. | Tinctur Tolutana |
| 14. | Tinctur Lomonis |
| 15. | Tinctur Urginae |
| 16. | Tinctur Zingerberis |
| 17. | Tinctur Chinatse Composita |
| 18. | Tinctur Columbae |
| 19. | Ashoka Liquid Extract |
| 20. | Ashok Liquid |
| 21. | Avophos Avotone |
| 22. | All Patent or proprietary medicinal preparations containing more than 12% V/v alcohol. |
| 23. | Compound Tincture of Rhubarb |
| 24. | Tincture of Alstonis |
| 25. | Tincture of Cannabis |
| 26. | Tincture of Catechu |
| 27. | Tincture of Cochineal |
| 28. | Tincture of Colchicum |
| 29. | Tincture of Crocus |
| 30. | Tincture of Ephedra |
| 31. | Tincture of Kino |
| 32. | Tincture of Hemidermus |
| 33. | Tincture of Mymh |
| 34. | Tincture of Quassia |
| 35. | Tincture of Quilleais |
| 36. | Tincture of Turmeric |
| 37. | Spirit of Cassia |
| 38. | Spirit of Pudina |
| 39. | Liquid Extracts of Ancintmul |
| 40. | Liquid Extracts of Chhatim. |
| 41. | Liquid Extracts of Ayapan |
| 42. | Liquid Extracts of Chinensis |
| 43. | Liquid Extracts of Ephedra |
| 44. | Liquid Extracts of Kalmegh |
| 45. | Liquid Extracts of ricorhiza |
| 46. | Liquid Extracts of Senna |
| 47. | Liquid Extracts of Punarnava. |
| 48. | Liquid Extracts of Trianthema |
| 49. | Indusion of Quassia |
| 50. | Indusion of Senna |
| 51. | Aswagandha Liquid Extract |
| 52. | Bad Liquid Extract |
| 53. | Datura Liquid Extract |
| 54. | Capsium Tincture |
| 55. | Kurchi Liquid Extract |
| 56. | Datura Tincture |
| 57. | Strong Ginger Tincture |

1

2

-
58. Ammoniated Valerian Tincture
 59. Compound Picromiza Tincture
 60. Compound Infusion of Chirata
 61. Solution of Morphine Hydrochloride
 62. Concentrated Compound Infusion of Chirata
 63. Mrigmadhasava
 64. Karpurasava
 65. Drakshasava
 66. Kurchi
 67. Aswa Gandhasav
 68. Maha Drakshasav
 69. Ahifnasava
 70. Brihad Drakhasava
-

By order and in the name of the Governor of Gujarat,

S. M. CHUNARA,
Under Secretary to Government.



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PART IV-B

Rules and Orders (other than those published in Parts I, I-A and I-L) made by the Government of Gujarat under the Gujarat Acts.

FINANCE DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 16th May, 1997.

GUJARAT SALES TAX ACT, 1969.

No. (GHN-13)/GST/1097/S.55(B)(3)/TH.—In exercise of the powers conferred by Section 55B of the Gujarat Sales Tax Act, 1969 (Guj. 1 of 1970), and in supersession of the Government Notification, Finance Department No. (GHN-17)/GST/1095/S.55(B)(2)/TH, dated the 21st August, 1995, the Government of Gujarat hereby fixes the rate of composition specified in column (3) of Schedule annexed hereto of the specified sales of hiring of Shamiyana, electrical fans, electrical goods, furnitures or utensils by a dealer mentioned in column (2) of the said Schedule.

SCHEDULE

Sr. No.	Dealer whose aggregate turnover of specified sales of Shamiyana, electrical fans, electrical goods, furnitures or utensils.	Rate of composition
1	2	3
1.	does not exceed one lakh rupees in a year.	Rs. 2000 per year.
2.	exceeds one lakh rupees in a year.	Rs. 2000 plus Rs.2000 for each one lakh rupees or part thereof in excess of one lakh rupees per year.

By order and in the name of the Governor of Gujarat,

M. N. JOSHI,
Joint Secretary to Government.



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PART IV-B

Rules and Orders (other than those published in Parts I, I-A and I-L) made by the Government of Gujarat under the Gujarat Acts.

FINANCE DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 16th May, 1997.

GUJARAT SALES TAX ACT, 1969.

No. (GHN-14)-GST-(1097)-(S.3A)(13)-TH.—In exercise of the powers conferred by sub-section (5) of section 3-A of the Gujarat Sales Tax Act, 1969 (Guj. 1 of 1970), the Government of Gujarat hereby specifies the rate mentioned in column (3) of the Schedule appended hereto at which there shall be levied sales tax on specified sales of goods mentioned against each of them in column (2) of the said Schedule.

SCHEDULE

Sr. No.	Description of goods	Rate of Tax
(1)	(2)	(3)
1.	Air-conditioning plant	Four paise in the rupee.
2.	Cinematographic and photographic equipments and appliances including studio equipments, cameras, projectors, enlarging lenses.	Four paise in the rupee.
3.	Cinematographic film	Four paise in the rupee.
4.	Computers	Four paise in the rupee.
5.	Electric fans	Four paise in the rupee.
6.	Electrical goods	Four paise in the rupee.

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1	2	3
7. Furniture		Four paise in the rupee.
8. Plant and Machinery		Four paise in the rupee.
9. Refrigerators		Four paise in the rupee.
10. Shamiyana		Four paise in the rupee.
11. Sewing Machines		Two paise in the rupee.
12. Surgical equipments and Machinery		Four paise in the rupee.
13. Typewriters		Four paise in the rupee.
14. Television, Video Cassette.		Four paise in the rupee.
15. Recorders, Video Cassette players		Four paise in the rupee.
16. Utensils		Four paise in the rupee.
17. X-Ray Machines		Two paise in the rupee.
18. Motor Vehicles.		Two paise in the rupee.
18. Office equipments.		Two paise in the rupee.

By order and in the name of the Governor of Gujarat,

M. N. JOSHI,
Joint Secretary to Government.

FINANCE DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 16th May, 1997.

GUJARAT SALES TAX ACT, 1969.

No. (GHN-15)-GST-1097-(S.2)(21)23 TH.—In exercise of the powers conferred by clause (21) of Section 2 of the Gujarat Sales Tax Act, 1969 (Guj. 1 of 1970), the Government of Gujarat hereby amends the Government notification, Finance Department No. (GHN-6)-GST-1093(S.2)-(21)(20)-TH, dated the 31st March, 1993 as follows, namely:—

In the said notification, item (5) relating to granules or resins of PVC, HDPE, LDPE, and LLDPE shall be deleted.

By order and in the name of the Governor of Gujarat,

M. N. JOSHI,
Joint Secretary to Government.



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PART IV-B

Rules and Orders (other than those published in Parts I, I-A and I-L) made
by the Government of Gujarat under the Gujarat Act.

URBAN DEVELOPMENT AND URBAN HOUSING DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 15th May, 1997.

THE GANDHIDHAM (DEVELOPMENT AND CONTROL ON ERECTION OF BUILDINGS) ACT, 1957.

No. GH/V/58 of. 1997/GDA-1097-561-K:—In exercise of the powers conferred by sub-section (2) of section 3 of the Gandhidham (Development and Control on Erection of Buildings) Act, 1957 (BOM. XIX of 1958) the Government of Gujarat hereby appoints the persons specified in the Schedule annexed hereto to be the Members of the Gandhidham Development Authority as nominated by the Central Government with immediate effect till further orders.

SCHEDULE

- | | | |
|----|---|--------|
| 1. | Chief Engineer, Kandla
Kandla Port Trust. | Member |
| 2. | Secretary
Kandla Port Trust | Member |
| 3. | The Development Commissioner
Kandla Free Trade Zone
Gandhidham. | Member |

By order and in the name of the Governor of Gujarat

P. S. MEHTA,
Deputy Secretary to Government.



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PART IV-B

Rules and Orders (other than those published in Parts I, I-A and I-L) made
by the Government of Gujarat under the Gujarat Acts.

FINANCE DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 23rd May, 1997.

GUJARAT SALES TAX ACT, 1969.

No. (GHN-16)GST-1097(S.49)(301)TH:—WHEREAS the Government of Gujarat considers it necessary so to do in the public interest;

NOW, THEREFORE, in exercise of the powers conferred by sub-section (2) of Section 49 of the Gujarat Sales Tax Act, 1969. (Guj. 1 of 1970), the Government of Gujarat hereby amends Government Notification, Finance Department, No. (GHN-14)-GST-1092-(S.49)(251)-TH, dated 1st April, 1992, as follows, namely:—

In the Schedule appended to said notification, in the entry at Serial No. 34, in item (ii), in column 3, for the words "three paise in the rupee", the words "two paise in the rupee" shall be substituted.

By order and in the name of the Governor of Gujarat,

M. N. JOSHI,
Joint Secretary to Government.



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PART IV-B

Rules and Orders (other than those published in Parts I, I-A and I-L) made
by the Government of Gujarat under the Gujarat Acts.

REVENUE DEPARTMENT

Order

Sachivalaya, Gandhinagar, 21st May, 1997.

BOMBAY STAMP ACT, 1958.

No. GHM/97/34/M/STP/1096/U.O.8/H-1:—In exercise of the powers conferred by clause (a) of section 9 of Bombay Stamp Act, 1958 (Bom. of LX of 1958), the Government of Gujarat hereby, amends the Government Order, Revenue Department No. GHM/92/59/M/STP/1483/UO/37/H.1, dated the 2nd June, 1992, as follows, namely:—

In the said Notification, in clause (a), in item (i) for the figures and words "31st March 1992", the figures and words "31st March 1999" shall be substituted.

By order and in the name of the Governor of Gujarat.

MAHENDRA P. DAVE,
Deputy Secretary to Government.

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PART IV-B

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GOVERNMENT CENTRAL PRESS, GANDHINAGAR

Corrigendum

In the Government Notification No. G/G/97/50/MTA/1097-710-KH Dated 1st April, 1997 Issued by Home Department as Extra Ordinary Gazette, Dated 1st April, 1997 published in Part IV-B Extra No. 74 on page No. 74-1 in sub-clause (i) (a) of clause III read "Rs. 7000" instead of "Rs 700".

Date : 27th May, 1997,

J. K. DAVE,

Manager.

Government Central Press,
Gandhinagar.



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PART IV-B

Rules and Orders (other than those published in Parts I, I-A and I-B) made
by the Government of Gujarat under the Gujarat Act.

INDUSTRIES AND MINES DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 27th May, 1997.

GUJARAT MUNICIPALITIES ACT, 1963.

No. GHU-97(19)- GID -1096 -1624 - G1:- The following draft notification which it is proposed to be issued under section 264B read with section 277 of the Gujarat Municipalities Act, 1963(Guj.34 of 1964) is published as required by sub-section (3) of section 277 of the said Act for the information of all persons likely to be affected thereby and notice is hereby given that the said draft will be taken into consideration by the Government of Gujarat on or after the expiry of thirty days from the date of publication of this notification in the Official Gazette.

2. The objections or suggestions by any person may be sent to the Collector of Vadodara District, Vadodara with respect to the said draft before the expiry of the aforesaid period and same will be considered by the Government.

Draft Notification

No. GHU - 97 - (19) - GID - 1096 - 1624 - G1:- In exercise of the powers conferred by section 264B read with section 277 of the Gujarat Municipalities Act, 1963 (Guj. 34 of 1964), the Government of Gujarat hereby makes the following rules, namely:-

1. **Short Title.**- These rules may be called the Vaghodia Notified Area Consolidated Tax Rules, 1997.
2. **Definitions.** -In these rules unless the context otherwise requires:-
 - (a) 'the Act' means the Gujarat Municipalities Act, 1963;
 - (b) 'building' means a building as defined in clause (2) of section 2 of the Act;
 - (c) 'building used for residential purpose' means any building or set of buildings within the same enclosure used by one and the same occupier as a human dwelling or as a place for the custody of property including animals, not intended for sale in the ordinary course of trade;
 - (d) 'building used for the business purpose' means any building or set of buildings within the same enclosure used by one and the same occupier for preparing or manufacturing any kinds of goods and services or for trade or for transport business or for any purpose other than residential;
 - (e) 'corporation' means the Gujarat Industrial Development Corporation constituted under the Gujarat Industrial Development Act, 1962;
 - (f) 'consolidated tax' means the tax imposed in the notified area under these rules;

(g) "LAND" means the land as defined in clause (11) of section 2 of the Act;

(h) "Notified Area Officer" means an officer of the Corporation appointed for the purpose of assessment and recovery of tax under section 16 of the Gujarat Industrial Development Act, 1962;

Guj. XXIII (i) "Notified area" means an area declared as such under section 16 of the Gujarat Industrial Development Act, 1962;

(j) "occupier" means an allottee of the Corporation as a licensee, a lessee or an owner of property by virtue of conveyance deed, as the case may be, or a person in possession of property by virtue of rent, lease or as a caretaker, trustee or otherwise or other owners of property situated within the Notified Area for the time being receiving the rent of any land or building whether on his own account or as an agent or trustee for any other person or for any other society or for any religious or charitable purposes or who would so receive the rent if such land or building were let to a tenant.

Explanation :- Lessee, person in possession of property by virtue of conveyance deed, rent lease shall have the same meaning as defined in the Disposal of Property Regulations, 1967 of the Corporation or Disposal of Land Regulations, 1968 of the Corporation or Rent Regulations, 1971 as the case may be;

(k) "owner" means an owner as defined in clause (18) of section 2 of the Act;

(l) "year" means a financial year;

3. Rate of Consolidated Tax.- A consolidated tax on all buildings and lands situated within the limits of Notified Area shall be levied at the rate specified in the Annexure-A in lieu of the following taxes :-

(a) Tax on buildings or lands.

(b) General sanitary cess.

(c) Lighting tax.

4. Exemption .-(1) The following shall be exempted from the consolidated tax. :-

(a) Buildings and land belonging to the Central or State Government, Panchayat, District School Board and Municipal School Buildings

No. 7 of 1904. (b) All buildings and lands which are declared protected monuments within the meaning of Ancient Monuments Preservation Act, 1904 or the Gujarat Ancient Monuments and Archaeological sites and Remains Act, 1965 and not yielding any revenue or rent.

(c) All building and lands or portions thereof used or occupied exclusively for public worship or for charitable and educational purposes and not yielding any revenue or rent.

(2) Any occupier engaged in the manufacture of goods and services shall be exempted from the payment of tax as follows:-

- (i) for first year beginning from the date of allotment;
- (ii) for second year to fifth year up to 50 %

(3) Any occupier, not being an allottee shall be entitled to exemption as stated above from the date of the year on which he becomes an owner of land or building or obtains land or building.

5. **Assessment and liability of the Consolidated Tax.**-(a) The tax shall be assessed and recovered so far as applicable to, in accordance with the provisions of the Act;

(b) An occupier shall be primarily liable for payment of tax under these rules.

(c) The owner of the superstructure of the building shall primarily be liable for payment of tax under these rules.

(d) The tax shall be payable in advance in one installment on or before the first day of April in each year.

6. **Remissions and Refund.**-(a) Where any building or land remained vacant and has not been used throughout the year and the notice to that effect is given to the Notified Area Officer, the remission or refund to the extent of not more than one half of the amount of tax shall be granted.

Provided that no remission or refund shall take effect for any period prior to the date of receipt of such notice.

(b) When any part of the building is demolished the remissions or refund may be granted to the extent of not more than one fourth of the amount of the tax.

7. **notice in writing to be given.**:- It shall be the duty of the owner of a building or land to give a notice in writing to the Notified Area Officer within one month, when-

(a) a Building is newly erected or constructed;

(b) a Building, which has been already assessed, is either extended, rebuilt, reconstructed or additions and alterations are made thereto or improvement has been made so as to raise its capital value;

(c) a building or land which has already been assessed is divided;

(d) a building is wholly or in part demolished or destroyed or is otherwise become in such a state that it decrease its letting value.

Explanation.- The period of one month shall be counted from the date of completion or occupation whichever is earlier in case of (a), (b) and (c) and from the date of occurrence of event in case of (d) above

8. **Assessment on receipt of Notice.**-(1) When a notice in writing under rule 7 is received, the Notified Area Officer, after making such inquiry as is deemed necessary, shall cause the building to be assessed.
- (2) after such assessment is made, the Notified Area Officer, shall enter such valuation in a separate list and at the end of the year, such change made in the assessment shall be entered in the authenticated assessment list.
9. **Name of owner in Assessment List, when the succession in dispute.**-when there is any dispute about the succession of any person whose name is entered as owner of any property in the assessment list, the name of such of the claimants to succession as in the possession of the property by actual occupation or otherwise shall be entered as owner in the assessment list and the tax shall be recovered from him until on the settlement of the dispute or on the production of the order of competent Court or otherwise other claimant satisfies the Notified Area Officer, that he is entitled to be entered as owner of the property either individually or jointly.
10. **Transferor and transferee to give Notice in writing.**- whenever, the title of any person primarily liable for payment of the tax in respect of any building or land is transferred by an instrument in writing or otherwise, the transferor and the transferee shall within three months after the transfer is effected, give notice in writing to the Notified Area Officer, who after making such inquiries as he deems necessary, order them the name of the transferee shall be entered in the Assessment List in place of that of the transferor. The transferee thereafter shall be liable for the payment of tax due for the whole year including arrears of tax if any, in respect of the property so transferred.
11. **Heirs to give notice and their liability.**- In the case of the death of the person primary liability for the payment of the tax shall be of the person to whom the title of the property of the deceased has been transferred as heir or otherwise. Such person shall give a notice of such transfer to the Notified Area Officer within three months from the date of the death of the deceased. The Notified Area Officer may after making such inquiry as he deems necessary, pass an order that the names of the heirs of the deceased may be entered in the assessment list and such heirs shall be liable for payment of tax due for the whole year including arrears of tax.
12. **Decision to be final.**-The decision of the Notified Area Officer relating to tax and other matters thereto shall be final.

ANNEXURE-A
(See rule 3)

Rates of Consolidated Tax for Vaghodia Notified Area.

Name of Notified Area	Rate of Consolidated Tax.
1	2
Vaghodia Notified Area (Taluka. Vaghodia) (District. Vadodara)	(i) 12% on rateable value not exceeding Rs. 21599/- (for properties valued upto rupees three lacs); (ii) 12.5 % on rateable value exceeding Rs. 21599/-, but not exceeding Rs. 36000/- (for properties valued above rupees three lacs and up to rupees five lacs). (iii) 13.5 % on rateable value exceeding Rs. 36000 /- (properties valued above rupees five lacs).

By order and in the name of the Governor of Gujarat,

P. D. PATEL
Deputy Secretary to Government.



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PART IV-B

Rules and Orders (other than those published in Parts I, I-A and II) made by the Government of Gujarat under the Gujarat Act.

ENERGY AND PETROCHEMICALS DEPARTMENT

Order

Sachindevi, Gandhinagar, 30th May, 1997.

BOMBAY ELECTRICITY (SPECIAL POWERS) ACT, 1946.

N.O. GHU/97/32/CPI/1497/1818/K.I :- In exercise of the powers conferred by Section 3 and Section 6-A of the Bombay Electricity (Special Powers) Act, 1946 (Bom. XX of 1946), the Government of Gujarat hereby makes the following order further to amend the Gujarat Restriction on Consumption and Regulation of Supply of Electrical Energy and Periods of Works Order, 1981 namely :-

(a) In the said order, in schedule-II, after Sr. No. 91, the following shall be inserted namely :

“92 Copper smelter units.”

(b) In the said order, in schedule-II, Sr. No. 70 shall be read as under :

“Manufacture of Automobile tyres and Rubber Belts.”

By order and in the name of the Governor of Gujarat,

R. G. DAVE,
Section Officer,
Energy and Petrochemicals Department.

(V-B-Ex.-109-1)

109-1



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PART IV-B

**Rules and Orders (other than those published in Parts I, I-A and I-L) made
by the Government of Gujarat under the Gujarat Acts.**

INFORMATION, BROADCASTING AND TOURISM DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 31st May, 1997.

GUJARAT TAX ON LUXURIES (HOTELS AND LODGING HOUSES) ACT, 1977.

No. (GHT-97-23)SSA-1096-1770-E.—The following draft of a notification which it is proposed to be issued under section 21 of the Gujarat Tax on Luxuries (Hotels and Lodging Houses) Act, 1977 (Guj. 24 of 1977), is published as required by sub-section (3) of the said section 21 for the information of all persons likely to be affected thereby and notice is hereby given that the said draft will be taken into consideration by the Government of Gujarat on or after the expiry of thirty days from the date of publication of this notification in the *Official Gazette*.

2. Any objections or suggestions which may be received by the Secretary to the Government of Gujarat Information, Broadcasting and Tourism Department, Sachivalaya, Gandhinagar from any person with respect to the said draft on or before the expiry of the aforesaid period will be considered by the Government.

DRAFT NOTIFICATION

No. (GHT-97-23)SSA. 1096-1770-E. —In exercise of the powers conferred by section 21 of the Gujarat Tax on Luxuries (Hotels and Lodging Houses) Act, 1977 (Guj. 24 of 1977), the Government of Gujarat hereby makes the following rules further to amend the Gujarat Tax on Luxuries (Hotels and Lodging Houses) Rules, 1978, namely :

1. These rules may be called the Gujarat Tax on Luxuries (Hotels and Lodging Houses) Rules, 1997.
2. In the Gujarat Tax on Luxuries (Hotels and Lodging Houses) Rules, 1978 (here in after referred to as "the said rules"), in rule 3, for the words "five days", the word "ten days" shall be substituted.

3. In the said rules, in rule 4, in sub rule (1),

(a) in clauses (a) and (c) for the words "a register" the words "a monthly register" shall be substituted;

(b) in clause (b) for the words "a register" the words "a daily register" shall be substituted.

4. In the said rules, in rule 5, in sub-rule (1) the following shall be added at the end, namely :—
"alongwith the chalan in Form I prescribed under rule 3."

5. In the said rules, for rule 6, the following shall be substituted namely :—

"6. Proprietor to issue bills etc. :—Every proprietor liable to collect and pay the tax, shall issue a bill or a cash memorandum to every person in respect of any luxury provided in the Hotel to such person or persons and shall specify the full name of hotel, Room number, charges fixed for the said room, the charges for lodging recovered, the amount of the tax recovered, the name of the person from whom such charges or tax are recovered, the name of other person or persons and total number of persons who have occupied the room in such bill or cash memorandum."

6. In the said rules, in FORM-I and IV, the words and figures "of the Gujarat Tax on Luxuries (Hotels and Lodging Houses) Rules 1977" wherever they occur, shall be deleted.

7. In the said rules, for "FORM-II", the following shall be substituted namely :—

"FORM-II"

(See rule 4(1)(a) and rule 5(1))

Basic information of accommodation and tariff (Monthly Return)

1. Name of Hotel :
2. Address of Hotel :
3. Telephone Number :
4. Name of the proprietor :
5. Name of Managing Director/Manager
6. Name of the month for which this return relates :
7. Accommodation capacity and Tariff :

Sr. No.	Room		No. of beds	Tariff				
	Type	Number		For one person	For two person	For three person	For four person	For five person
1	2	3	4	5	6	7	8	9

Total :—

Other details :—(1) check out time of the Hotel :—

Place :—

Date :—

Signature :—

Name :—

Designation :—

I, the above named Shri—residing at—do hereby solemnly affirm and say that the contents of the above return are true accordingly to the best of my information and belief.

Place :

Date :—

Signature of proprietor"

8. In the said rules, for FORM-III, the following shall be substituted, namely :—

"FORM—III

(See rule 4(1)(b) and rule 5(1))

Daily Account of occupancy of Rooms and collection of tax.

Name and Address of the
Hotel :—

Month :—

Sr. No.	Guest Register No.	Room No.	Room Tariff	Details regarding period of stay				
				Arrival Date	Time	Departure Date	Time	Total Days
1	2	3	4	5	6	7	8	9

Total amount of charges for lodging		No. of persons who occupied the Room or accommodation		No. and date of Bill and Cash memo		Amount of Tax collected	Remarks.
Indian Currency	Foreign currency	As per Room Capacity	Extra person				
10	11	12	13	14	15	16	

Place :—

Date :—

Signature :—

Name :—

Designation :—

I, the above named Shri _____ residing at _____
do hereby solemnly affirm and say that the contents of the above return are true accordingly to the
best of my information and belief.

Place :—

Date :—

Signature of Proprietor.

N.B. :— (1) Seperate entry should be made in respect of each person.

(2) Entry should be made at the time of check-in and check-out of the room positively".

By order and in the name of the Governor of Gujarat,

G. S. ROSE,
Deputy Secretary to Government.



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PART IV-B

Rules and Orders (other than those published in Parts I, I-A and I-L) made
by the Government of Gujarat under the Gujarat Acts.

ENERGY & PETROCHEMICALS DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 2nd June, 1997.

GUJARAT RESTRICTION ON CONSUMPTION AND REGULATION OF SUPPLY OF ELECTRICAL
ENERGY AND PERIODS OF WORKS ORDER, 1984.

No. GHU/97/33/GPI/1497/2384/K. 1.—In exercise of the powers conferred by clause-8 of the Gujarat Restriction on Consumption and Regulation of Supply of Electrical Energy and Periods of Works Order, 1984, the Government of Gujarat hereby amends the Government Notification, Energy & Petrochemicals Department No. GHU/93/14/ELC/1493/994(i)/K. 1. date 20th July, 1993, as under :

The Schedule-II, after Sr. No. 84, the following shall be inserted :

Sr. No.	Name of the Unit	Village	District.	Relaxation.
1	2	3	4	5
85.	Akash Ceramics Pvt. Ltd.	Rajpura (Mansa).	Mehsana	The unit shall be permitted to utilise 130 KVA power on all staggered holidays or power as would be available after applicability of demand cut whichever is less.

This shall come into force with effect from the date on which the present ban on power relaxation is lifted.

By order and in the name of the Governor of Gujarat,

R. G. DAVE,
Section Officer

IV-B-Ex.-111-1

111-1

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PART IV-B

Rules and Orders (other than those published in Parts I, I-A and I-L) made by the Government of Gujarat under the Gujarat Acts.

URBAN DEVELOPMENT AND URBAN HOUSING DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 3rd June, 1997.

THE GUJARAT TOWN PLANNING AND URBAN DEVELOPMENT ACT, 1976.

No. GH/V/67 of 1997/DVP/1389/3822/L.-WHEREAS the Government of Gujarat is of opinion that it is necessary in the public interest to make a variation in the final development plan for the Urban Development Area of the Rajkot Urban Development Authority sanctioned under Government Notification, Urban Development and Urban Housing Department Notification No. GH/V/102 of 1988/DVP-1385-1507-(88)-L, dated the 27th April, 1988.

NOW, THEREFORE, in exercise of the powers conferred by sub-section (1) of section 19 of the Gujarat Town Planning and Urban Development Act, 1976 (President's Act No. No. XXVII of 1976); the Government of Gujarat hereby :-

1. Proposes to modify the aforesaid development plan by way of variation in the manner specified in the Schedule appended hereto, and

2. Calls upon any person to submit suggestions or objections, if any with respect to the proposed variation to the Principal Secretary to Government of Gujarat, Urban Development and Urban Housing Department, Sachivalaya, Gandhinagar, in writing within a period of two months from the date of publication of this notification in the official gazette.

SCHEDULE

Proposed variation to the final development plan of the Urban Development Area of Rajkot Urban Development Authority sanctioned by Government Notification, Urban Development and Urban Housing Department No. GH/V/102 of 1988/DVP/1385/1507/L, dated the 27th April, 1988.

The lands bearing R. S. No. 318/P and 167/P of RAIYA, admeasuring 9A=33G shown marked as ABCDEFGHIA on the accompanying plan reserved for "RUDA Site and Services Project (R.S.S.P.)" in the sanctioned development plan of RUDA, shall be deleted from the said reservation and the lands so released shall be designated for 'Residential Zone' under Section-12 (2)(e) of the Gujarat Town Planning and Urban Development Act, 1976.

By order and in the name of the Governor of Gujarat,

J. H. TAMAKUWALA,
Officer on Special Duty and Joint Secretary to the
Government.



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PART IV-B

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ENERGY & PETROCHEMICALS DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 5th June, 1997.

GUJARAT RESTRICTION ON CONSUMPTION AND REGULATION OF SUPPLY OF ELECTRICAL ENERGY AND PERIODS OF WORKS ORDER, 1984.

No. GHU-97-34-CPI-1497-1340-K1.—In exercise of the powers conferred by Clause 8 of the Gujarat Restriction on Consumption and Regulation of Supply of Electrical Energy and Periods of Works Order 1984, the Government of Gujarat hereby amends the Government Notification, Energy and Petrochemicals Department No. GHU-93-14-ELC-1493-994(i)-K1 dated the 20th July, 1993, as under:—

In schedule--I, for Sr. 185, the following shall be substituted:

Sr. No.	Name of the Unit	Village	Dist.	Load Permitted on every staggered holiday.
1.	2.	3.	4.	5.
185	Royal Vynls-Limited	Gardhia	Baroda	1500 KVA

This shall come into force with effect from the date of issue of this notification.

By order and in the name of the Governor of Gujarat,

R. G. DAVE,
Section Officer,
Energy & Petrochemical Department.



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by the Government of Gujarat under the Gujarat Acts.

REVENUE DEPARTMENT

Order

Sachivalaya, Gandhinagar, 5th June, 1997.

BOMBAY STAMP ACT, 1958.

No. GHM-97-36-M-STP-1094-2354-H. 1.—In exercise of the powers conferred by clause (a) of section-9 of the Bombay Stamp Act, 1958 (Bom. LX. of 1958,) the Government of Gujarat, hereby remits the stamp duty in respect of an instrument of conveyance executed by the Gujarat State Textile Corporation, Ahmedabad for its property situated in survey No. 377/A, T. P. Scheme No. 11; F. P. No. 191, Rakhial of Ahmedabad City in favour of Gujarat Diamond Industry Training Institute, Ahmedabad, chargeable under article 20 of schedule I of the said Act.

By order and in the name of the Governor of Gujarat.

N. D. BHATT,
Under Secretary to Government.

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IV-B-Ex-114-1

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PART IV-B

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by the Government of Gujarat under the Gujarat Acts.

ENERGY AND PETROCHEMICALS DEPARTMENT

Notification.

Sachivalaya, Gandhinagar, 7th June, 1997.

No. GU/97/(35)/ARA(TAPI)/1097/860/K :- Whereas M/s. Aerial Ropeway and Mechanical Handling Engineering Company Private Ltd., 8, Mullen Street, Calcutta-700 020 (hereafter referred to as the promoter) has made preliminary investigation on behalf of the Surat Municipal Corporation for constructing an Aerial Ropeway from Umra to Adajan across the river Tapi at Surat.

And where as the promoter has, after completing the preliminary investigation, applied to the State Government under Section 9 of the said Act to authorise the promoter for the Construction of the Ropeway.

And whereas the Government of Gujarat is satisfied that there is no objection for authorising the construction of the Ropeway.

The following draft of the order, which the Government of Gujarat proposed to issue is hereby, published as required under sub-section (2) of section 9 of the Bombay Aerial Ropeway Acts, 1955 (3 of 1956) for the information of all persons likely to be affected hereby and notice is hereby given that said draft will be taken into consideration on or after the expiry of a period of 90 days from the date of publication of this order in the official gazette.

Any objection or suggestion which may be received from any person with respect to the draft before the expiry of the period of 90 days specified will be considered by the Government.

Objection or suggestions if any, may be sent to the Principal Secretary to Government of Gujarat, Energy and Petrochemicals Department, Sardar Bhavan, Block No. 5, New Sachivalaya Complex, Gandhinagar-382010.

In exercise of the powers conferred by sub-section 1 of section 9 of the Bombay Aerial Ropeways Act, 1955, the Government of Gujarat hereby authorise M/s. Aerial Ropeway and Mechanical Handling Engineering Company Private Ltd., 8, Mullen Street, Calcutta-700 020 to construct an Aerial Ropeway between Umra and Adajan across the river Tapi at Surat for the public carriage of passengers and goods subject to the following restrictions and conditions :-

- (1) The capital required for the construction of the ropeway shall be raised before 31st December, 1997.

(2) The construction of the ropeway shall be commenced before 30th June, 1997.

(3) The construction of the ropeway shall be completed before 31st December, 1998.

(4) The facilities and concessions available to the promoter under section 15, 16 and 17 of the said Act shall be given after following procedure prescribed under the said Act or the Rule made there under.

(5) The State Government or the concerned Local authorities or the Surat Municipal Corporation shall have the power to purchase the Ropeway as prescribed under section 24 of the said Act.

(6) The structural design, quality of materials factor of safety method of computing stresses and other technical parameters shall conform to the requirement of relevant Indian Standard and Codes and necessary test certificates in this regards shall be produced wherever called for.

(7) The necessary permission from the concerned authorities of the Central Government or the railway administration shall be obtained in respect of the crossing of National Highway or Railway.

(8) The promoter may if he wishes, sell the ropeways or the ropeway shall be taken over by the State Government or a local authority or any other person at the price acceptable to the State Government or a local authority or any such person.

(9) The electrical and Mechanical devices required would as under :-

(a) 75 KVA power supply at 440 Volts from the Gujarat Electricity Board,

(b) Stand by Diesel Generator Set of 75 KVA at 440 volts.

(c) Main Drive 50 KW D.C. machine.

(d) Emergency HP diesel engine/gear box set.

Use of aforesaid motive power shall be subject to the following conditions :

(1) Stand by diesel Generator Set shall be used only during non availability of Power from the Gujarat Electricity City.

(2) Emergency diesel engine shall be kept in upto date conditions during the hours when the ropeway is in operation.

(10) The minimum Head way of 9 meters from the river bed shall be maintained under different parts of the rope.

(11) The amount of security as fixed by the Government shall be deposited by the promoter.

(12) The traffic on the ropeway shall be regulated in the following manner.

(1) The nos. of passengers to be carried on each carriage shall not exceed four.

(2) The promoter shall not refuse to carry the passengers when the ropeway in operation.

(3) The promoter may refuse to carry the passenger who is.

(a) ILL

(b) Carrying explosives, arms or highly inflammable materials, luggage.

(c) Below the age of twelve years and not accompanied by any adult person.

(d) Mentally disable.

(e) Under drunken stage or carrying alcohol or drugs.

(13) Maximum and minimum rates for passenger for two way journey shall be Rs. 50/- and Rs. 10/- respectively. The rates once fixed shall not be enhanced for a period of two years and prior sanction of the State Government shall be obtained if the increase in rates are more than 25% of the existing rates.

(14) The promoter shall erect the ropeway with the following conditions.

(a) The said aerial ropeway shall be construction in proper and workman like manner in accordance with the detailed plans and specifications previously approved by the Government with the time limit specified.

(b) The supporting pylons of the said aerial ropeway shall be erected only in such places as approved in the plan.

(c) The exercise of liberty and power hereby granted will the promoter do as little damage as may be to the said lands or the timber or other trees under wood, crop, or vegetation roads, buildings, gates and fences thereon and will make good any damage to roads and buildings and will hand over to the Government all precious metals, materials, items or articles, from the land expressed to be generated in the course of an installation of aerial ropeway or otherwise.

(d) To ensure that the environment, culture, landscapes flora and fauna and any other local feature of the place is not disturbed and is maintained.

(e) On erection of the aerial ropeway without delay clearway from the site all surplus materials, plant, temporary buildings and other equipment and shall remove all rubbish and leave the site in good order to the satisfaction of the Government.

(f) To keep the said ropeway and other works and erection made or erected on the said land in pursuance of the rights and liberties hereby granted in good and substantial repair.

(g) To provide safe, efficient and properly coordinated aerial ropeway service for carriage of passengers between two stations.

(h) At all times to save harmless and keep indemnified the Government from and against all action proceedings, claims, and demands in respect of any personal injury to or the death of any person whomsoever or any injury to or damage whatsoever to any property moveable or immovable, arising out of or in the course of or by reason of the construction, or king use, conditions or existence of the said aerial ropeway and from and against all costs, charges and expenses of an incidental to any such actions, proceedings, claims and demands.

(i) To effect and maintain a policy of insurance in the name of the promoter against the any loss liability, claim or proceedings incurred by or made or brought against the Government and promoter or either of them in respect of any personal injury or death of any person whomsoever or any injury or damage whatsoever arising out of or in the course of or by reason of the construction, working use, condition or existence of the said ropeway and to produce the policy and the receipt for the current premium thereon to the Government of the person authorised by the Government upon demand.

(j) To effect and maintain in its own name a policy of insurance against loss or damage by fire in respect of or of all combustible materials, and the contents thereof on the stations or on the installations.

(k) To make adequate arrangement of catering hotels, restaurant, rest room and other amenity or facility for the benefits of passengers subject to first option of the Government to run cafeteria, sanckbar stalls and amusement center for entertainment of passengers. The Government will have first option to cater to the aforesaid requirement order to ensure that the minimum standards are maintained.

(l) Train Officers and other staff employed by the promoter in the matter connected with the aerial ropeway transport so in a situation of emergency, the promoter can maintain and operate the aerial ropeways.

(m) To comply with all obligations imposed under or by virtue of any Act or Acts of Parliament or State Legislature or by any Rules, Regulations or Bye Laws for the time being in force and do and executed or cause to be done and executed all such works, acts, deeds matters and things as under or by virtue of any such act or acts are or shall be properly directed or necessary to be done or executed in respect of the said land or which it shall use or occupy under the liberty in that behalf herein before granted and at all times to keep the Government indemnified against all claims demands and liability in respect thereof.

(n) To construct at its own costs all approach roads to an landing from ropeway stations* and maintain the said roads in good conditions.

(o) To make available to the traffic suitable plots of lands for parking or cars and buses in the vicinity of the station of the said aerial ropeway and construct at its own costs suitable approach road for access to the parking places and maintain such roads in good condition.

By order and in the name of the Governor of Gujarat,

M.M. JOSHI
Under Secretary to Government,
Energy & Petrochemicals Deptt.

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PART IV-B

Rules and Orders (other than those published in Parts I, I-A and I-B) made by the Government of Gujarat under the Gujarat Acts.

URBAN DEVELOPMENT AND URBAN HOUSING DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 10th June, 1997.

THE GUJARAT TOWN PLANNING AND URBAN DEVELOPMENT ACT, 1976.

No. GH/V/68 of 1997/TPS-1595-3284-L.—WHEREAS, under Government Notification, Urban Development and Urban Housing Development No. GH/V/64 of 1994/TPS-1593-1103-(94)-L, dated 6th April, 1994, the Government of Gujarat had in exercise of the powers conferred by sub-section (2) of section 48 of the Gujarat Town Planning and Urban Development Act, 1976; (President's Act No. 27 of 1976) (hereinafter referred to as "the said Act") sanctioned a draft Town Planning Scheme, Bavla No. 3 (hereinafter referred to as the said draft scheme) submitted to it by the Bavla Municipal Borough;

AND, WHEREAS, in exercise of the powers conferred by section 50 of the said Act, Government of Gujarat had appointed the Town Planning Officer for the said draft scheme;

AND, WHEREAS, the Town Planning Officer appointed has submitted to the Government of Gujarat the Town Planning Scheme, Bavla No. 3 Preliminary Scheme (hereinafter referred to as "the said Preliminary Scheme") as required under sub-section (2) of section 52 and section 64 of the Gujarat Town Planning and Urban Development Act, 1976 (President's Act No. 27 of 1976);

NOW, THEREFORE, in exercise of the powers conferred by section 65 of the Gujarat Town Planning and Urban Development Act, 1976, (President's Act No. 27 of 1976) the Government of Gujarat hereby :—

(a) sanctions the "said preliminary scheme" subject to the modifications enumerated in the Schedule appended hereto ;

(b) states that the said preliminary scheme shall be kept open to inspection by the public at the office of the Bavla Municipal Borough (Bavla Area Development Authority) during office hours on all working days except Sundays and holidays, and

(c) fixes the 11th day of July, 1997 as the date for the purpose of clause (b) of sub-section (2) of the said Section 65.

SCHEDULE

(1) The Development Control Regulations shall be treated as excluded from the Preliminary Scheme documents.

(2) In the preliminary scheme documents, the F. P. No. 62 (Area: 7764 Sq. mt.) shall remain, allotted to the Appropriate Authority i. e. the Bavla Area Development Authority for SE&BC Housing, instead of for sale for residential purpose.

By order and in the name of the Governor of Gujarat,

J. H. TAMAKUWALA,

Officer on Special Duty and Joint Secretary to the Government of Gujarat,

URBAN DEVELOPMENT AND URBAN HOUSING DEPARTMENT,

Notification

Sachivalaya, Gandhinagar, 10th June, 1997.

THE GUJARAT TOWN PLANNING AND URBAN DEVELOPMENT ACT, 1976.

No. GH/V/69 of 1997/TPS-1196-546-L.—WHEREAS, under Government Notification, Urban Development and Urban Housing Department No. GH/V/42 of 1987/TPS-1186-458-(87)-L, dated 18th February, 1987, the Government of Gujarat had in exercise of the powers conferred by sub-section (2) of section 48 of the Gujarat Town Planning and Urban Development Act, 1976, (President's Act No. 27 of 1976) (hereinafter referred to as "the said Act") sanctioned a draft Town Planning Scheme, Ahmedabad No. 12 (Asarwa-Extension) (South)/Second Varied (hereinafter referred to as "the said second varied draft scheme") submitted to it by the Ahmedabad Municipal Corporation;

AND, WHEREAS, in exercise of the powers conferred by section 50 of the said Act, Government of Gujarat had appointed the Town Planning Officer for the said second varied draft scheme;

AND, WHEREAS, the Town Planning Officer appointed has submitted to the Government of Gujarat the Town Planning Scheme Ahmedabad No. No. 12 (Asarwa-Extension) (South)-Second Varied Preliminary Scheme (hereinafter referred to as "the said second varied Preliminary Scheme"), as required under sub-section (2) of section-52 and section 64 of the Gujarat Town Planning and Urban Development Act, 1976 (President's Act No. 27 of 1976);

NOW, THEREFORE, in exercise of the powers conferred by section 65 of the Gujarat Town Planning and Urban Development Act, 1976 (President's Act No. 27 of 1976) the Government of Gujarat hereby:—

(a) sanctions the "said second varied preliminary scheme" subject to the modifications enumerated in the Schedule appended hereto;

(b) states that the said second varied preliminary scheme shall be kept open to inspection by the public at the office of the Ahmedabad Municipal Corporation during office hours on all working days except Sundays and holidays, and

(c) fixes the 11th day of July, 1997 as the date for purpose of clause (b) of sub-section (2) of the said Section 65.

SCHEDULE

In the Second Varied-Preliminary Scheme documents, in Redistribution Statement, on Page No. 31, in column No. 2, at Sr. Nos. 19+20+21, the name of the owner shall be "the Appropriate Authority i. e. the Ahmedabad Municipal Corporation".

By order and in the name of the Governor of Gujarat,

J. H. TAMAKUWALA,
Officer on Special Duty and Joint Secretary to the
Government of Gujarat,

URBAN DEVELOPMENT AND URBAN HOUSING DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 10th June, 1997.

THE GUJARAT TOWN PLANNING AND URBAN DEVELOPMENT ACT, 1976.

No. GH/V/70 of 1997/TPS-1196-2806-L.—WHEREAS, under Government Notification, Urban Development and Urban Housing Department No. GH/V/81 of 1982/TPS-1177-1828-L, dated 1st June, 1981, the Government of Gujarat had in exercise of the powers conferred by sub-section (2) of section 48 of the Gujarat Town Planning and Urban Development Act, 1976, (President's Act No. 27 of 1976) (hereinafter referred to as "the said Act") sanctioned a draft Town Planning Scheme, Ahmedabad No. 37 (Dani Limda-North) Sector-3 (hereinafter referred to as "the said draft scheme") submitted to it by the Ahmedabad Municipal Corporation;

AND, WHEREAS, in exercise of the powers conferred by section 50 of the said Act, Government of Gujarat had appointed the Town Planning Officer for the said draft scheme;

AND, WHEREAS, the Town Planning Officer appointed has submitted to the Government of Gujarat the Town Planning Scheme, Ahmedabad No. 37 (Dani Limda-North) Sector-3-Preliminary Scheme (hereinafter referred to as "the said Preliminary Scheme") as required under sub-section (2) of section 52 and section 64 of the Gujarat Town Planning and Urban Development Act, 1976 (President's Act No. 27 of 1976);

NOW, THEREFORE, in exercise of the powers conferred by section 65 of the Gujarat Town Planning and Urban Development Act, 1976, (President's Act No. 27 of 1976) the Government of Gujarat hereby :—

(a) sanctions the "said preliminary scheme" subject to the modifications enumerated in the Schedule appended hereto ;

(b) states that the said preliminary scheme shall be kept open to inspection by the public at the office of the Ahmedabad Municipal Corporation during office hours on all working days except Sundays and holidays, and

(c) fixes the 11th day of July, 1997 as the date for purpose of clause (b) of sub-section (2) of the said Section 65.

SCHEDULE

The Development Control Regulations should be treated as excluded from the said preliminary scheme documents.

By order and in the name of the Governor of Gujarat,

J. H. TAMAKUWALA,
Officer on Special Duty and Joint Secretary to the
Government of Gujarat,

URBAN DEVELOPMENT AND URBAN HOUSING DEPARTMENT**Notification**

Sachivalaya, Gandhinagar, 10th June, 1997.

THE GUJARAT TOWN PLANNING AND URBAN DEVELOPMENT ACT, 1976.

NO. GH/V/71 of 1997/TPS-1196-468-L.—WHEREAS, under Government Notification, Urban Development and Urban Housing Department No. GH/V/87 of 1974/TPS-1186-724-(87)-L, dated 26th March 1987, the Government of Gujarat had in exercise of the powers conferred by sub-section (2) of section 48 of the Gujarat Town Planning and Urban Development Act, 1976, (President's Act No. 27 of 1976) (hereinafter referred to as "the said Act") sanctioned a draft Town Planning Scheme, Ahmedabad No. 16 (Sahar Kotda-Second Varied) (hereinafter referred to as "the said second varied draft scheme") submitted to it by the Ahmedabad Municipal Corporation;

AND, WHEREAS, in exercise of the powers conferred by section 50 of the said Act, Government of Gujarat had appointed the Town Planning Officer for the said draft scheme;

AND, WHEREAS, the Town Planning Officer appointed has submitted to the Government of Gujarat the Town Planning Scheme, Ahmedabad, No. 16 (Sahar Kotada-Second Varied)-Preliminary Scheme (hereinafter referred to as "the said second varied Preliminary Scheme") as required under sub-section (2) of section 52 and section 64 of the Gujarat Town Planning and Urban Development Act, 1976 (President's Act No. 27 of 1976);

NOW, THEREFORE, in exercise of the powers conferred by section 65 of the Gujarat Town Planning and Urban Development Act, 1976 (President's Act No. 27 of 1976) the Government of Gujarat hereby:—

- (a) sanctions the "said second varied preliminary scheme" subject to the modifications enumerated in the Schedule appended hereto;
- (b) states that the said second varied preliminary scheme shall be kept open to inspection by the public at the office of the Ahmedabad Municipal Corporation during office hours on all working days except Sundays and holidays, and
- (c) fixes the 11th day of July, 1987 as the date for purpose of clause (b) of sub-section (2) of the said Section 65,

SCHEDULE

(1) In the Second Varied-Preliminary Scheme documents, in Redistribution statement on Page No. 47, in Column No. 2 at Sr. No. 38 the name of the owner shall be "the Appropriate Authority i. e. the Ahmedabad Municipal Corporation" instead of "Appropriate Authority".

(2) The time limit for completion of the proposed road works in the second varied-Preliminary Scheme shall be one year from the date on which the second varied-Preliminary Scheme comes into force.

By order and in the name of the Governor of Gujarat,

J. H. TAMAKUWALA,
Officer on Special Duty and Joint Secretary to the
Government of Gujarat,

URBAN DEVELOPMENT AND URBAN HOUSING DEPARTMENT**Notification**

Sachivalaya, Gandhinagar, 10th June, 1997.

THE GUJARAT TOWN PLANNING AND URBAN DEVELOPMENT ACT, 1976.

No. GH/V/72 of 1997/TPS/1595/3218/L.—WHEREAS under Section 41 of the Gujarat Town Planning and Urban Development Act, 1976 (President's Act No. 27 of 1976) (hereinafter referred to as "the said Act") the Ahmedabad Urban Development Authority, Ahmedabad declared its intention of making of the Town Planning Scheme No. 3 Vejalpur (First Varied),

AND, WHEREAS, under sub-section (1) of Section 42 of the said Act, the Ahmedabad Urban Development Authority (hereinafter called the "said Urban Development Authority"), made and published duly in the prescribed manner a draft scheme (hereinafter called "the said scheme") in respect of the area included in the Town Planning Scheme No. 3 Vejalpur (First Varied);

AND, WHEREAS, after taking into consideration the objections received by it the said Ahmedabad Urban Development Authority submitted the said scheme to the State Government for sanction under Section 48 of the said Act in the manner provided therein;

NOW, THEREFORE, in exercise of the powers conferred by sub-section (2) of section 48 of the said Act, Government of Gujarat, hereby :—

(a) sanctions the said scheme subject to the modifications enumerated in the Schedule appended hereto,

(b) States that the said scheme shall be kept open to the inspection of the public at the office of the Ahmedabad Urban Development Authority, Ahmedabad during office hours on all working days;

SCHEDULE

(1) In the first varied Draft scheme documents, in 'F' Form, at Sr. No. 1, in Column No. 16 the words under Remarks "the rights and share in F.P. shall remain as per rights and share in O.P. in case of joint ownership allotment" shall be inserted.

(2) In the first varied draft scheme documents, in 'F' Form, at Sr. No. 1, in column No. 16, the Town Planning Officer shall incorporate a note "Owners to receive compensation and pay contribution in proportion to their shares in the original plots".

(3) While finalising the first varied draft scheme the Town Planning Officer shall mention, in 'F' Form, the percentage beneficial of F.P. allotted to the appropriate authority -AUDA- for the public purpose, in consultation with AUDA.

By order and in the name of the Governor of Gujarat.

J. H. TAMAKUWALA,

Officer on Special Duty and Joint Secretary to
the Government of Gujarat.

URBAN DEVELOPMENT AND URBAN HOUSING DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 10th June, 1997.

THE GUJARAT TOWN PLANNING AND URBAN DEVELOPMENT ACT, 1976.

No. GH/V/73 of 1997/DVP/2795/2842/L.—WHEREAS, the Government of Gujarat was of the opinion that it was necessary in the public interest to make a variation in the final Development Plan for the Development Area of the Vijapur Area Development Authority sanctioned under Government Notification, Urban Development and Urban Housing Department No. GH/V/63 of 1994/DVP/2792/1009/(97)/L, dated 6th April, 1994 (hereinafter referred to as "the said development plan").

AND, WHEREAS, the variation proposed to be made in the said development plan was published as required by sub-section (1) of Section 19 of the Gujarat Town Planning and Urban Development Act, 1976 (President's Act No. 27 of 1976) (hereinafter referred to as "the said Act"), in the Gujarat Government Gazette Part IV-B dated 20th June, 1996 on pages Nos. 125-1 and 125-2 under Government Notification, Urban Development and Urban Housing Department No. GH/V/92 of 1996/DVP/2795/2842/L, dated 20th June, 1996 alongwith a notice calling upon any person to submit suggestions or objections, if any, with respect to the proposed variation to the Additional Chief Secretary to the Government of Gujarat, Urban Development and Urban Housing Department Sachivalaya, Gandhinagar, in writing, within a period of two months from the date of publication of the said variation;

AND, WHEREAS, the Government of Gujarat has not received any suggestions and objections in respect of this proposed variation;

AND WHEREAS the Government of Gujarat has consulted vijapur Area Development Authority (Vijapur Municipal Borough);

NOW, THEREFORE, in exercise of the powers conferred by Section 19 of the Gujarat Town Planning and Urban Development Act, 1976 (President's Act No. 27 of 1976) the Government of Gujarat hereby:—

(a) sanction the said variation to be made in the said development plan as set out in Schedule appended hereto and;

(b) specify that the variation so set out shall come into force from 10th June, 1997.

SCHEDULE

Variation in the Development Plan of Vijapur sanctioned by Government Notification, Urban Development and Urban Housing Department No. GH-V-63 of 1994-DVP-2792-1009-L, dated 6th April, 1994.

The block of lands bearing S.Nos. 1534/1, 1534/2, pt. 1535, 1536/pt and 1551/pt. of Vijapur shown marked "ABCDEFGHILKLMA" and "HIJKH" on the accompanying plan designated for "Industrial Zone" in the sanctioned Revised Development Plan of Vijapur shall be deleted from the said designation and lands thus released shall be designated for "Residential Zone" under Section 12 (2)(a) of the Gujarat Town Planning and Urban Development Act, 1976.

By order and in the name of the Governor of Gujarat,

J. H. TAMAKUWALA,
Officer on Special Duty and Joint Secretary to
the Government of Gujarat.



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PART IV-B

**Rules and Orders (other than those published in Parts I, I-A and I-L) made
by the Government of Gujarat under the Gujarat Acts.**

ENERGY & PETROCHEMICALS DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 11th June, 1997.

GUJARAT RESTRICTION ON CONSUMPTION AND REGULATION OF SUPPLY OF ELECTRICAL ENERGY AND PERIODS OF WORKS ORDER. 1984.

No. GHU/97/36/CPI/1496/7596/K. 1.—In exercise of the powers conferred by clause-8 of the Gujarat Restriction on Consumption and Regulation of supply of Electrical Energy and periods of works order, 1984 the Government of Gujarat hereby amends the Government Notification, Energy & Petrochemicals Department No. GHU/93/14/ELC/1493/994 (i) /K. 1 dated 20th July, 1993, as under :

In Schedule-I, after Sr.No. 234, the following shall be inserted :

Sr. No.	Name of the Unit	Village	District	Load permitted on every staggered holiday.
235	Rallis India Limited (Agrochemicals Division)	Ankleshwar	Bharuch	900 KVA

This shall come into force with effect from the date of issue of this notification.

By order and in the name of the Governor of Gujarat,

R. G. DAVE,

Section Officer,

Energy & Petrochemicals Department.

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IV-B-Ex-117-1

GOVERNMENT CENTRAL PRESS, GANDHINAGAR



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PART IV-B

Rules and Orders (other than those published in Parts I, I-A and I-L) made
by the Government of Gujarat under the Gujarat Acts.

ENERGY & PETROCHEMICALS DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 11th June, 1997.

GUJARAT RESTRICTION ON CONSUMPTION AND REGULATION OF SUPPLY OF ELECTRICAL ENERGY AND PERIODS OF WORKS ORDER, 1984.

No. GHU/97/37/CPI/1497/2467/K. 1.—In exercise of the powers conferred by clause--8 of the Gujarat Restriction on Consumption and Regulation of Supply of Electrical Energy and Periods of Works Order, 1984, the Government of Gujarat hereby amends the Government Notification, Energy & Petrochemicals Department No. GHU/93/14/ELC/1493/994 (i) /K. 1 dated 20th July, 1993, as under:—

In Schedule--I, after Sr. No. 241, the following shall be inserted :

Sr. No.	Name of the Unit	Village	District	Load permitted on every staggered holidays
1	2	3	4	5
242	Bisazza India Ltd.	Kadi	Mehsana	30 KVA

This shall come into force with effect from the date of issue of this notification.

By order and in the name of the Governor of Gujarat.

R. G. DAVE,
Section Officer,
Energy & Petrochemicals Department.

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PART IV—B

Rules and Orders (other than those published in Parts I, I-A and I-L) made
by the Government of Gujarat under the Gujarat Act.

ENERGY & PETROCHEMICALS DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 11th June, 1997.

GUJARAT RESTRICTION ON CONSUMPTION AND REGULATION OF SUPPLY OF ELECTRICAL ENERGY AND PERIOD OF WORKS ORDER, 1984.

No. GHU/97/38/CPI/1495/11328/K. 1.—In exercise of the powers conferred by clause--8 of the Gujarat Restriction on Consumption and Regulation of Supply of Electrical Energy and Periods of Works Order, 1984, the Government of Gujarat hereby amends the Government Notification, Energy and Petrochemicals Department No. GHU/93/14/ELC/1493/994 (i) /K. 1. dated 20th July, 1993, as under:—

In schedule-I, after Sr. No. 233, the following shall be inserted :

Sr. No.	Name of the Unit	Village	District	Load permitted on every staggered holiday.
1	2	3	4	5
234	Maganlal Shivram & Co. Kathawala	Himatnagar	Sabarkantha.	37 H. P.

This shall come into force with effect from the date of issue of this notification.

by order and in the name of the Governor of Gujarat,

R. G. DAVE,
Section Officer,
Energy & Petrochemicals Department.

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PART IV-B

Rules and Orders (other than those published in Parts I, I-A and I-L) made
by the Government of Gujarat under the Gujarat Acts.

ENERGY & PETROCHEMICALS DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 11th June, 1997.

GUJARAT RESTRICTION ON CONSUMPTION AND REGULATION OF SUPPLY OF ELECTRICAL
ENERGY AND PERIODS OF WORKS ORDER, 1984.

No. GHU/97/39/CPI/1497/1818/K.1.—In exercise of the powers conferred by Clause-8 of the Gujarat
Restriction on Consumption and Regulation of Supply, of Electrical Energy and Periods of Works, Order,
1984, the Government of Gujarat hereby amends the Government Notification, Energy & Petrochemicals
Department, No. GHU/93/14/ELC/1493/994(i) /K. 1. dated 20th July, 1993, as under :

(a) In Schedule-I, after Sr. No. 235, the following shall be inserted :—

Sr. No.	Name of the Unit	Village	District	Load permitted on every staggered holiday.
236	Gibraltar Glass & Ceramics Pvt. Ltd.	Padra	Baroda	100 KVA
237	Maruti Glaze Tiles	Mehsana	Mehsana	100 KVA
238	Prabal Industries	Kapadwanj	Kheda	19.5 HP
239	Madhu Industries	Morbi	Rajkot	30 HP
240	Shiv Ceramics	Ahmedabad	Ahmedabad	14 HP
241	Ambica Ceramics	Himatnagar	Himatnagar	12 HP

(b) In Schedule-I, for Sr. No. 62, the following shall be substituted :

62	Madhusudan Industries Ltd. (Ceramic Division)	Kadi	Mehsana	750 KVA
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This shall come into force with effect from date of issue of this notification.

By order and in the name of the Governor of Gujarat.

R. G. DAVE,
Section Officer,

(C)



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PART IV-B

Rules and Orders (other than those published in Parts I, I-A and I-L made by the Government of Gujarat under the Gujarat Acts.

ENERGY & PETROCHEMICALS DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 11th June, 1997.

GUJARAT RESTRICTION ON CONSUMPTION AND REGULATION OF SUPPLY OF ELECTRICAL ENERGY AND PERIODS OF WORKS ORDER, 1984.

No. GHU/97/40/CPI/1497/2342/K. 1.—In exercise of the powers conferred by clause-8 of the Gujarat Restriction on Consumption and Regulation of Supply of Electrical Energy and Periods of Works Order, 1984, the Government of Gujarat hereby amends the Government Notification, Energy & Petrochemicals Department No. GHU/93/14/ELC/1493/994(i) /K. 1. dated 20th July, 1993, as under:—

In Schedule-I, after Sr. No. 242, the following shall be inserted :—

Sr. No.	Name of the Unit	Village	District	Load permitted on every staggered holiday.
243	J. B. Chemicals & Pharmaceuticals Ltd	Panoli	Bharuch	225 KVA

This shall come into force with effect from the date of issue of this notification.

By order and in the name of the Governor of Gujarat.

R. G. DAVE,
Section Officer.



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FRIDAY, JUNE 13, 1997/JYAISTHA 23, 1919

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PART IV—B

Rules and Orders (other than those published in Parts I, I-A and I-B) made
by the Government of Gujarat under the Gujarat Acts.

FINANCE DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 13th June, 1997.

GUJARAT SALES TAX ACT, 1969.

No. (GHN-18) GST-1097(S. 49.) (302)-TH.—WHEREAS the Government of Gujarat considers it necessary so to do in the public interest;

NOW, THEREFORE, in exercise of the powers conferred by sub-section (2) of section 49 of the Gujarat Sales Tax Act, 1969 (Guj. 1 of 1970), the Government of Gujarat hereby amends the Government Notification, No. (GHN-14) /GST/1092/(S. 49)/ (251)-TH, dated the 1st April, 1992, as follows, namely:—

In the Schedule appended to the said Notification, the entry at serial No. 95 shall be deleted.

By order and in the name of the Governor of Gujarat,

M. N. JOSHI,

Joint Secretary to Government.

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IV-B-Ex.-122-1



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PART IV-B

Rules and Orders (other than those published in Parts I, I-A and I-L) made by the Government of Gujarat under the Gujarat Acts.

FINANCE DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 13th June, 1997.

GUJARAT SALES TAX ACT, 1969.

No. (GN-19) GST/1097 (S. 49) (303)/TH.—WHEREAS the Government of Gujarat considers it necessary so to do in the public interest ;

NOW, THEREFORE, in exercise of the powers conferred by sub-section (2) of Section 49 of the Gujarat Sales Tax Act, 1969 (Guj. 1 of 1970), the Government of Gujarat hereby amends the Government Notification, Finance Department No. (GN-627)GST/1070 (S. 49) TH dated the 29th April, 1970, as follows, namely :—

In the Schedule appended to the said Notification, in the entry at serial No. 250, in column 3, for the words "two paise in the rupee" the words "one paise in the rupee" shall be substituted.

By order and in the name of the Governor of Gujarat,

M. N. JOSHI,

Joint Secretary to Government.

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IV-B-Ex-123-1

GOVERNMENT CENTRAL PRESS, GANDHINAGAR



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PART IV-B

**Rules and Orders (other than those published in Parts I, I-A and I-L) made
by the Government of Gujarat under the Gujarat Acts.**

LABOUR AND EMPLOYMENT DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 6th June, 1997.

**BOMBAY RELIEF UNDERTAKINGS (SPECIAL PROVISIONS) ACT, 1948
(BOM. XCVI OF 1958)**

No. GHR-162-BRU-1095-2556-M(3).—In exercise of the powers conferred by section 3 of the Bombay Relief Undertakings (Special Provisions) Act, 1958 ("hereinafter referred to as "the said Act") the Government of Gujarat hereby declares that the Dynamatic Forging India Limited, Rajkot (hereinafter referred to as "the said undertaking") shall be conducted to serve as a measure of unemployment relief and the said undertaking shall accordingly be deemed to be a relief undertaking for a period of one year commencing from the 9th February 1997 for the purpose of the said Act and in exercise of the powers conferred by sub-clause (iv) of clause (a) of sub-section (1) of section 4 of the said Act, the Government of Gujarat hereby directs that in relation to the said undertaking any right privilege, obligation or liability accrued or incurred before the said undertaking was declared to be a relief undertaking and any remedy for the enforcement thereof shall be suspended and all proceedings relative thereto pending before any Court/Tribunal/Officer/Authority shall be stayed for a period of One Year commencing from the 9th February 1997 from which the said undertaking has been declared to be a relief undertaking under section 3 of the said Act.

By order and in the name of the Governor of Gujarat,

V. D. NAİK

Deputy Secretary to Government,

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PART IV-B

Ruler and Orders (other than those published in Parts I, I-A and I-L) made by the Government of Gujarat under the Gujarat Acts.

ENERGY & PETROCHEMICALS DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 17th June, 1997.

GUJARAT RESTRICTION ON CONSUMPTION AND REGULATION OF SUPPLY OF ELECTRICAL ENERGY AND PERIODS OF WORKS ORDER, 1984.

No. GHU-97-41-CPI-1496-5154-K1.—In exercise of the powers conferred by Clause 8 of the Gujarat Restriction on Consumption and Regulation of Supply of Electrical Energy and Periods of Works Order 1894, the Government of Gujarat hereby amends the Government Notification, Energy and Petrochemicals Department No. GHU-93-14-ELC-1493-994(i)-K1, dated the 20th July, 1993, as under :—

In schedule-I, after Sr. 232, the following shall be inserted ;

Sr. No.	Name of the Unit	Village	District	Load permitted on all staggered holidays.
1.	2.	3.	4.	5.
233	Gujarat Steel Tubes Limited	Kali	Ahmedabad	610 KWs

This shall come into force with effect from the date of issue of this notification.

By order and in the name of the Governor of Gujarat.

R. G. DAVE,
Section Officer



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PART IV-B

Rules and Orders (other than those published in Parts I, I-A and I-L) made by the Government of Gujarat under the Gujarat Acts.

ENERGY & PETROCHEMICALS DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 17th June, 1997.

GUJARAT RESTRICTION ON CONSUMPTION AND REGULATION OF SUPPLY OF ELECTRICAL ENERGY AND PERIODS OF WORKS ORDER, 1984.

No. GHU-97-42-CPI-1497-509-K1,—In exercise of the powers conferred by clause 8 of the Gujarat Restriction on Consumption and Regulation of Supply of Electrical Energy and Periods of Works Order 1934, the Government of Gujarat hereby amends the Government Notification, Energy and Petrochemicals Department No. GHU-93-14-ELC-1493-994(i)-K1 dated the 20th July, 1993, as under :—

In schedule--I, after Sr. 243, the following shall be inserted :

Sr. No.	Name of the Unit	Village	District.	Load permitted on all staggered holidays.
1.	2.	3.	4.	5.
244	Aniehem India Limited	Samlaya	Baroda	750 KVA

This shall come into force with effect from the date of issue of this notification.

By order and in the name of the Governor of Gujarat.

R. G. DAVE,
Section Officer,
Energy & Petrochemicals Department,

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GOVERNMENT CENTRAL PRESS, GANDHINAGAR



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PART IV-B

Rules and Orders (other than those published in Parts I, I-A and I-L) made by the Government of Gujarat under the Gujarat Acts.

FINANCE DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 18th June, 1997.

BOMBAY SALES OF MOTOR SPIRIT TAXATION ACT, 1958.

NO. (GHN-20) MSA-1097 (S. 35)-(46). TH.—WHEREAS the Government of Gujarat considers it necessary so to do in the public interest;

NOW, THEREFORE, in exercise of the powers conferred by clause (b) of sub-section (1) of section 35 of the Bombay Sales of Motor Spirit Taxation Act, 1958 (Bom. LXVI of 1958), the Government of Gujarat hereby amends the Government Notification, Finance Department No. (GHN-65) MSA-1081- (S. 35)-TH, dated the 7th October, 1981, as follows, namely:—

In the said notification,—

(1) in the Schedule, after the entry at serial number 5, the following entry shall be added, namely:—

1.	2	3	4	5
"6. Sales of Aviation turbine fuel to any air line for operating regular air service from any air port in the State of Gujarat on the specified route certified by the Commissioner of sales Tax for the purpose of this Notification.	Whole of sales tax and Additional Tax.	(1) This exemption shall be available in respect of sales of aviation turbine fuel during the period of two years commencing from the date of this notification;	(2) Aviation turbine fuel shall be lifted from any airport in the State of Gujarat;	Government Notification, Finance Department No. (GHN-20) MSA-1097 (S. 35) (46) TH, Dated the 18th June, 1997.

1

2

3

4

5

(3) Aviation turbine fuel shall be used in operating regular air services on the specified route certified by the Commissioner of Sales Tax for the purpose of this exemption ;

(4) Aviation turbine fuel purchased against this exemption shall not be used for operating any route other than the specified route ;

(5) A declaration on behalf of the airline operating air service on a specified route shall be furnished in Form-4 appended hereto.

Explanation:—For the purpose of this entry, the expression “specified route” means any regular air route connecting any two or more places in the State of Gujarat which are not so connected by any scheduled or regular air service as on the 1st April, 1996.

(2) after Form 3 the following Form shall be added, namely:—

“FORM 4

Certificate by M/s. _____ purchasing aviation turbine fuel for use by it in the aircraft to be operated on the specified route.

(See Government Notification, Finance Department No. (GHN 20) MSA-1097/(S. 35) (46)-TH, dated the 18th June, 1997 issued under section 35(1) (b) of the Bombay Sales of Motor Spirit Taxation Act, 1958.)

I _____ Commander/Pilot of aircraft of M/s. _____ do hereby certify that the aviation turbine fuel purchased by me and specified in the bill/invoice/cash memo No. _____ dated _____ of M/s. _____ shall be used as fuel in the operation of air service between _____ and _____ which is a specified route certified by the Commissioner of Sales Tax for the purpose of the exemption from tax under the Notification No. (GHN 20) MSA-1097-(S. 35) (46)-TH, dated 18th June, 1997.

Place : _____

Date : _____

Signature _____

Status : _____

By order and in the name of the Governor of Gujarat,

M. N. JOSHI,
Joint Secretary to Government.



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PART IV-B

Rules and Orders (other than those published in Parts I, I-A and I-L) made by the Government of Gujarat under the Gujarat Act.

ENERGY & PETROCHEMICALS DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 13th June, 1997.

GUJARAT RESTRICTION ON CONSUMPTION AND REGULATION OF SUPPLY OF ELECTRICAL ENERGY AND PERIODS OF WORKS ORDER, 1984.

No. GHU/97/43/CPI/1497/3654/K1.—In exercise of the powers conferred by clause-8 of the Gujarat Restriction on Consumption and Regulation of Supply of Electrical Energy and Periods of Works order, 1984, the Government of Gujarat hereby amends the Government Notification, Energy and Petrochemicals Department No. GHU-93-14-ELC-1493-994(i)-K1 dated the 20th July, 1993, as under :—

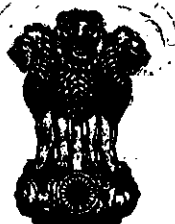
In schedule-II, after Sr. No. 85, the following shall be inserted :—

Sr. No.	Name of the Unit	Village	District	Relaxation
1	2	3	4	5
86	Mardia Steel Limited.	Mardia-nagar	Surendra-nagar	The unit shall be permitted to utilise 12000 KVA power on all staggered holidays or power as would be permissible after applicability of demand cut which ever is less.

This shall come into force with effect from the date of issue of this notification.

By order and in the name of the Governor of Gujarat

R. G. DAVE,
Section Officer,
Energy & Petrochemicals Department,



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ENERGY & PETROCHEMICALS DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 19th June, 1997.

GUJARAT RESTRICTION ON CONSUMPTION AND REGULATION OF SUPPLY OF ELECTRICAL ENERGY AND PERIODS OF WORKS ORDER, 1984.

No. GHU-97-44-CPI-1496-7755-K1 :—In exercise of the powers conferred by clause-8 of the Gujarat Restriction on Consumption and Regulation of Supply of Electrical Energy and Periods of Works Order 1984, the Government of Gujarat hereby amends the Government Notification, Energy and Petrochemicals Department No. GHU-93-14-ELC-1493-994(i)-K1 dated the 20th July, 1993, as under :—

In schedule--I, after Sr. 246, the following shall be inserted :

Sr. No.	Name of the Unit	Village	District	Load permitted on all staggered holidays.
1	2	3	4	5
247	Gujarat Paraehlor (P) Limited.	Nandasan	Mehsana	53.5 HP

This shall come into force with effect from the date of issue of this notification.

By order and in the name of the Governor of Gujarat,

R. G. DAVE,
Section Officer,
Energy & Petrochemicals Department.



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PART IV-B

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ENERGY & PETROCHEMICALS DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 19th June, 1997.

GUJARAT RESTRICTION ON CONSUMPTION AND REGULATION OF SUPPLY OF ELECTRICAL ENERGY AND PERIODS OF WORKS ORDER, 1984.

No. GHU-97-45-CPI-1496-7754-K1.—In exercise of the powers conferred by clause-8 of the Gujarat Restriction on Consumption and Regulation of Supply of Electrical Energy and Periods of Works Order 1984, the Government of Gujarat hereby amends the Government Notification, Energy and Petrochemicals Department No. GHU-93-14-ELC-1493-994(i)-K1 dated the 20th July, 1993, as under :—

In schedule-I, after Sr. 245, the following shall be inserted :

Sr. No.	Name of the Unit.	Village	District	Load permitted on all staggered holidays.
1	2	3	4	5
246	Gujarat Microwax Limited.	Nandasan	Mehsana	80 KVA.

This shall come into force with effect from the date of issue of this notification.

By order and in the name of the Governor of Gujarat,

R. G. DAVE,
Section Officer,
Energy & Petrochemicals Department.

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PART - IV-B

**Rules and Orders (other than those published in Parts I, I-A and I-B) made
by the Government of Gujarat under the Gujarat Acts.**

URBAN DEVELOPMENT AND URBAN HOUSING DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 19th June, 1997.

THE GUJARAT SLUM AREAS (IMPROVEMENT CLEARANCE AND RE-DEVELOPMENT) ACT, 1973.

NO. GH/V/76 of 1997/SAA-1097-1296-K.—In exercise of the powers conferred by sub-section (2) of Section-22 of the Gujarat Slum Areas (Improvement, Clearance and Re-development) Act, 1973 (Guj. 11 of 1973), read with Rule-3 and Rule-5 of the Gujarat Slum Areas (Improvement, Clearance and Re-development) Rules, 1975, the Government of Gujarat appoints Shri Hasmukhbhai Patel, Wadaj, Ahmedabad as the Chairman of the Gujarat Slum Clearance Board with immediate effect till further orders.

By order and in the name of the Governor of Gujarat,

P. S. MEHTA,
Deputy Secretary to Government.

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શહેરી વિકાસ અને શહેરી ગૃહનિર્માણ વિભાગ

અધિસૂચના.

સચિવાલય, ગાંધીનગર, તા. ૧૯મી જુન, ૧૯૯૭,

ક્રમાંક : જીએચવી/૧૯૯૭ નો ૭૪/ટીપીવી/૧૦૯૭/૧૩૫૧/૧, ગુજરાત નગર સ્થના અને શહેરી વિકાસ અધિનિયમ ૧૯૭૬ (સને ૧૯૭૬નો શાસનપતિનો અધિનિયમ-૨૭ નો આમાં હવે પછી “ઉક્ત અધિનિયમ” તરીકે ઉલ્લેખ કરેલ છે)ની કલમ-૫૦ની પ્રેટા-કલમ-૧ અન્વયે પ્રાપ્ત થતી સત્તાની ફાળે શહેરી વિકાસ અને શહેરી ગૃહનિર્માણ વિભાગના તા. ૩-૭-૯૩ના જાહેરનામા ક્રમાંક : જીએચવી/૧૯૯૩ નો ૧૨૬/ટીપીવી/૧૦૯૩/૧૬૫૧/૧ થી મુસદ્દા રૂપ નગર સ્થના યોજના, વડોદરા નં. ૨૦ ને અંતિમ કરવા માટે નીમવામાં આવેલ નાયબ નગર નિયોજક, શ્રી એચ. પી. શુક્લને બદલે હવે નાયબ નગર નિયોજક અને નગર સ્થના અધિકારી નગર સ્થના યોજના, વડોદરાને નગર આયોજન અધિકારી તરીકે નિમણૂક આપવામાં આવે છે.

ગુજરાતના રાજ્યપાલશ્રીના હુકમથી અને તેમના નામે.

મં. યો. શાહ,
સરકારના ઉપસચિવ.

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સરકારી મધ્યસ્થ પ્રેસ, ગાંધીનગર



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શહેરી વિકાસ અને શહેરી ગૃહનિર્માણ વિભાગ

અધિસૂચના

સચિવાલય, ગાંધીનગર, ૧૯મી જુન, ૧૯૯૭.

ક્રમાંક : જાહેરવી/૧૯૯૭નો ૭૫/ટીપીવી/૧૦૮૭/૧૩૫૧/૫.—ગુજરાત નગરરચના અને શહેરી વિકાસ અધિનિયમ, ૧૯૭૬(સને ૧૯૭૬ નો રાષ્ટ્રપતિનો અધિનિયમ-૨૭ જેનો આમાં હવે પછી, “ઉક્ત અધિનિયમ” તરીકે ઉલ્લેખ કરેલ છે)ની કલમ-૫૦ ની પેટા કલમ-૧ અન્વયે પ્રાપ્ત થતી સત્તાની રૂએ શહેરી વિકાસ અને શહેરી ગૃહનિર્માણ વિભાગના તા. ૨૩-૧૧-૮૪ના જાહેરનામાં ક્રમાંક: જાહેરવી/૧૯૮૪નો ૫૭૧/ટીપીવી/૧૦૮૪/૨૧૬૩/૫ થી મુસદ્દારૂપ નગર રચના યોજના, નં. ૨૧ (અકોટા-તાંદલજ-વડોદરા) તા. ૨૮-૨-૮૬ના અધિસૂચના ક્રમાંક જાહેરવી/૧૯૮૬નો ૪૧/ટીપીવી/૧૦૮૫/૨૮૪૪/૫ થી મુસદ્દારૂપ નગર રચના યોજના, વડોદરા નં. ૧ (ફર્સ્ટ વેરીડ) (આકોટા) તથા મુસદ્દારૂપ નગર રચના યોજના વડોદરા, નં. ૩ (ફર્સ્ટ વેરીડ) બાપોદ, તા. ૧૦-૪-૮૬ની અધિસૂચના ક્રમાંક ૧ જાહેરવી/૧૯૮૬નો ૫૮/ટીપીવી/૧૦૮૬/૪૮૩/૫ થી મુસદ્દારૂપ નગર રચના યોજના વડોદરા નં. ૬૬ (ચવતેશ્વર-ભીમનાથ) તા. ૧૮-૮-૮૬ના અધિસૂચના ક્રમાંક : જાહેરવી/૧૯૮૬નો ૧૫૦/ટીપીવી/૧૦૮૬/૧૨૦૨/૫ થી મુસદ્દારૂપ નગર રચના યોજના નં. ૨૩ (અકોટા-તાંદલજ) વડોદરા તથા મુસદ્દારૂપ નગર રચના યોજના નં. ૨૪ (તાંદલજ) વડોદરા તેમજ તા. ૧૯-૮-૮૪ના અધિસૂચના ક્રમાંક: જાહેરવી/૧૯૮૪નો ૪૦૫/ટીપીવી/૧૦૮૪/૨૦૫૪/૫ થી મુસદ્દારૂપ નગર રચના યોજના હોર્લી નં. ૧ ને અંતિમ કરવા માટે નીમવામાં આવેલ નાયબ નગર નિયોજક વડોદરા શાખાને બદલે હવે નાયબ નગર નિયોજક અને નગર રચના અધિકારી નગર રચના યોજના, વડોદરાને નગર આયોજન અધિકારી તરીકે નિમણૂક આપવામાં આવે છે.

ગુજરાતના રાજ્યપાલશ્રીના હુકમથી અને તેમના નામે,

મ. યો. શાહ,
સંસ્કારના ઉપસચિવ.

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PART IV-B

Rules and Orders (other than those published in Parts I, I-A and I-L) made
by the Government of Gujarat under the Gujarat Acts.

REVENUE DEPARTMENT

Order

Sachivalaya, Gandhinagar, 25th June, 1997.

BOMBAY LAND REVENUE CODE, 1879 (BOM. V OF 1879).

NO : GHM-97-M-38-PFR-2684-74020-L.—In exercise of the powers conferred by Section 7 (A) of the Bombay Land Revenue Code, 1879 (Bom. V of 1879), the Government of Gujarat hereby directs that with effect from date of issue of this order, the lands shown in appendix below of Village : Kim, Kathodra of Olpad Taluka in district Surat shall be deleted from the area of the respective Village and shall be amalgamated in the area of Village Kim of the said Taluka and it shall be called a separate revenue village.

APPENDIX

Land bearing following block Nos. of Village Kim-Kathodra which shall be amalgamated in the area of Village : Kim:—

Block Nos. 42 to 84, 86 to 177, 180 to 218, 225, 348, 393 to 397, 400, 401, including land of Vangha, Kotar, river, roads paths etc.

By order and in the name of the Governor of Gujarat,

M. D. GAJJAR,
Section Officer.

મહેસૂલ વિભાગ

હુકમ

સચિવાલય, ગાંધીનગર, ૨૫મી જૂન, ૧૯૯૭.

નં. ધમ/૯૭/મ/૩૮/૫૬૨/૨૬૮૪/૭૪૦૨૦/વ.- મુંબઈ જમીન મહેસૂલ સંહિતા, ૧૮૭૯ (સને ૧૮૭૯નો મુંબઈનો પત્રો) ની કલમ ૭ (અ) અન્વયે એનાયત થયેલ સત્તાની રૂએ ગુજરાત સરકાર આથી ઠરાવે છે કે આ હુકમની તારીખથી અમલમાં આવે તે રીતે સુરત જિલ્લાના ઓલપાડ તાલુકાના મોજે કીમ-કોદરા ની આ સાથેની અનુસૂચિમાં જણાવેલી જમીનો તે ગામના રકબામાંથી કમી કરાશે અને તે ઉક્ત તાલુકાના (મોજે) કીમ ગામના રકબામાં ભેળવવામાં આવશે અને તેનું અલગ મહેસૂલી ગામ રચાશે.

અનુસૂચિ

મોજે કીમ કોદરા ગામના બ્લોક નં. કે જેનો સમાવેશ કીમ ગામમાં થયે. બ્લોક નં. ૪૨ થી ૮૪, ૮૬ થી ૧૭૭, ૧૮૦ થી ૨૧૮, ૨૨૫, ૩૪૮, ૩૯૩ થી ૩૯૭, ૪૦૦, ૪૦૪ તથા તેમાં આવતા વાંધા, કોતર, નદી રસ્તાઓ વિગેરેનો સમાવેશ થયે.

ગુજરાતના રાજ્યપાલશ્રીના હુકમથી અને તેમના નામે,

મહેન્દ્ર મજનર,
સેક્શન અધિકારી.



सत्यमेव जयते

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PART IV-B

**Rules and Orders (other than those published in Parts I, I-A and I-L) made
by the Government of Gujarat under the Gujarat Act.**

WOMEN, YOUTH DEVELOPMENT CULTURAL ACTIVITIES, PROHIBITION AND EXCISE DEPARTMENT.

Notification

Sachivalaya, Gandhinagar, 21st June, 1997.

BOMBAY PROHIBITION ACT, 1949.

No. G/YC/7/MLS/1090/2053/96/D.—WHEREAS certain draft rules were published as required by sub-section (3) of section 143 of the Bombay Prohibition Act, 1949 (Bom. XXV of 1949) at page 25 of the Gujarat Government Gazette, Part IV-B, dated the 13th February, 1997 under the Government Notification, Social Welfare Department No. GH/L/50/MLS/1090/557 (96)M, dated the 8th November, 1996, inviting objections and suggestions from all persons likely to be affected thereby for a period of thirty days from the date of publication of the said notification in the Official Gazette.

AND WHEREAS, objections and suggestions received on the said draft notification have been considered by the Government ;

NOW, THEREFORE, in exercise of the powers conferred by sub-section (1) of section 143 of the Bombay Prohibition Act, 1949 (Bom. XXV of 1949), the Government of Gujarat hereby makes the following rules further to amend the Bombay Molasses Rules, 1955, namely :—

1. These rules may be called the Bombay Molasses (Gujarat Amendment) Rules, 1997.
2. In the Bombay Molasses Rules, 1955, in rule 21, in sub-rule (1), for the words and figures "exceeds 10 metric tones", the words "exceeds five metric tones" shall be substituted.

By order and in the name of the Governor of Gujarat,

S. M. CHUNARA,
Under Secretary to Government.

135-1

Ex. IV--B 135-1

GOVERNMENT CENTRAL PRESS, GANDHINAGAR.



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PART IV-B

Rules and Orders (other than those published in Parts I, I-A and I-L) made
by the Government of Gujarat under the Gujarat Acts.

HOME DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 21st June, 1997.

BOMBAY MOTOR VEHICLES TAX ACT, 1958.

No. G/G/97/79/MVR-1095-3289-KH.—The following draft of a notification which, it is proposed to be issued under sub-section (2) of section 23 of the Bombay Motor Vehicles Tax Act, 1958, (Bom. LXV of 1958), is published as required by sub-section (1) of section 23 of the said Act for the information of all persons likely to be affected thereby and notice is hereby given that the said draft will be taken into consideration by the Government of Gujarat on or after the expiry of thirty days from the date of publication of this notification in the *Official Gazette*.

2. Any objection or suggestions which may be received by the Additional Chief Secretary (Transport) to the Government of Gujarat, Home Department, Sachivalaya, Gandhinagar, from any person with respect to the said draft before the expiry of the aforesaid period will be considered by the Government.

DRAFT NOTIFICATION

No. G/G/97/79/MVR-1095-3289-KH.—In exercise of the powers conferred by sub-section (2) of section 23 of the Bombay Motor Vehicles Tax Act, 1958 (Bom. LXV of 1958), the Government of Gujarat hereby makes the following rules further amend to the Bombay Motor Vehicles Tax Rules, 1959, namely:—

1. These rules may be called the Bombay Motor Vehicles Tax (Gujarat Amendment) Rules, 1997.
2. In the Bombay Motor Vehicles Tax Rules, 1959 (hereinafter) to as "the said rules"), in rule 7, for the words "within whose jurisdiction the motor vehicle is to be used or kept for use", the words "within whose jurisdiction the motor vehicle is registered or in case of the ownership of a motor vehicle is transferred or the owner of a motor vehicle has changed the address, where such transfer of ownership of

the vehicle or change of address has been recorded in the certificate of registration of the vehicle" shall be substituted.

3. In the said rules, in rule 9, for the words "within whose jurisdiction the vehicle is used or kept for use", the words "within whose jurisdiction the motor vehicle is registered or in case of the ownership of a motor vehicle is transferred or the owner of a motor vehicle has changed the address, where such transfer of ownership of the vehicle or change of address has been recorded in the certificate of registration of the vehicle" shall be substituted.

4. In the said rules, in rule 12, in sub-rules (1) and (1A), for the words "within whose jurisdiction the motor vehicle is used or kept for use", the words "within whose jurisdiction the motor vehicle is registered or in case of the ownership of a motor vehicle is transferred or the owner of a motor vehicle has changed the address, where such transfer of ownership of the vehicle or change of address has been recorded in the certificate of registration of the vehicle" shall be substituted.

By order and in the name of the Governor of Gujarat,

JASWANT GANDHI,
Under Secretary to Government.



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PART IV-B

Rules and Orders (other than those published in Parts I, I-A and I-L) made by the Government of Gujarat under the Gujarat Acts.

EDUCATION DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 27th. June, 1997.

THE GUJARAT EDUCATIONAL INSTITUTIONS (REGULATION ACT, 1984).

No. GH/SH/15/TCM-1497/215/N.—The following draft of a notification which it is proposed to be issued under section 13 of the Gujarat Educational Institutions (Regulation) Act, 1984 (Guj. 7 of 1984), is published as required by sub-section (1) of the said section 13 for the information of all persons likely to be affected thereby and notice is hereby given that the said draft will be taken into consideration by the Government of Gujarat after the expiry of the period of thirty days from the date of its publication in the Official Gazette.

2. Any objection or suggestion which may be received by the Secretary to the Government of Gujarat, Education Department, Sachivalaya, Gandhinagar from any person with respect to the said draft before the expiry of the aforesaid period will be considered by the Government.

DRAFT NOTIFICATION

No. GH/SH/15/TCM-1497/215/N.—In exercise of the powers conferred by section 13 of the Gujarat Educational Institutions (Regulation) Act, 1984, (Guj. 7 of 1984), the Government of Gujarat hereby makes the following rules further to amend the Gujarat Educational Institutions (Pre-primary and primary Teachers Training Colleges) Rules, 1984, namely :—

1. these rules may be called the Gujarat Educational Institutions (Pre-primary and Primary Teachers Training Colleges) (1st Amendment) Rules, 1997.

2. In the Gujarat Educational Institutions (Pre-primary and Primary Teachers Training Colleges) Rules, 1984, (hereinafter referred to as "the said rules"),

In rule-5, for sub-rule (6), the following shall be substituted namely :—

"(6) unless otherwise directed by Director, the academic year of the Educational Institution shall Commence from 1st November, and shall end on the 30th September. There shall be a Vacation for the period of six weeks in an academic year out of which winter Vacation shall not exceed two weeks and summer vacation shall not exceed four weeks. The commencement and duration of vacation shall be such as may be decided by the Director".

3. In the said rules, in Appendix--V for paras 1, 2 and 3 the following shall be substituted, namely :—

"1. The minimum qualification for admission for training in the Educational Institution shall be the possession of 'Secondary School Certificate issued by Gujarat Secondary Education Board in case of Pre-primary Teachers Training and Higher Secondary School Certificate issued by Gujarat Higher Secondary Education Board in case of Primary Teachers Training :

Provided that in case of Primary Teachers Training Course, out of total seats, 70% seats shall be allotted to the candidates from General, Commerce, Vocational and others streams and 30% from Science stream of Higher Secondary School.

2. Admission shall be given on the basis of the marks obtained in the Secondary School Certificate Examination in case of Pre-Primary Teachers Training and Higher Secondary School Certificate Examination in case of Primary Teachers Training.

3. Minimum age of candidates for admission to pre-primary Teachers Training shall be 15 years, and minimum age of candidate for admission to Primary Teachers Training shall be 17 years at the commencement of the academic Year, and no candidate shall be admitted in an Educational Institution if his age exceeds 22 years and 24 years respectively for Pre-primary Teachers Training and Primary Teachers Training at such Commencement :

Provided that the upper age limit shall be relaxed by five years in the case of a candidate belonging to Scheduled caste, Scheduled Tribe or as the case may be Socially and Educationally Backward Class."

By order and in the name of the Governor of Gujarat,

VIPUL MITRA,
Deputy Secretary to Government.



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PART IV.B

**Rules and Orders (other than those published in Parts I, I-A and I-L) made
by the Government of Gujarat under the Gujarat Acts.**

URBAN DEVELOPMENT AND URBAN HOUSING DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 30th June, 1997.

No. GH/V/80 of 1997/TPV-1097-V.-Government is pleased to grant extension of service in public interest to Shri J. H. Tamakuwala, Chief Town Planner, Gujarat State, Gandhinagar who is due for superannuation on 30th June, 1997 (AN) for a period of one year with effect from 30th June, 1997 (A.N) under proviso (iii) of clause (a) of Rule 161 (1) of the Bombay Civil Services Rule as amended from time to time.

By order and in the name of the Governor of Gujarat,

M. Y. SHAH,
Under Secretary to Government.

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IV-B-Ex-138-1

GOVERNMENT CENTRAL PRESS, GANDHINAGAR.



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PART IV—B

Rules and Orders (other than those published in Parts I, I-A and I-L) made
by the Government of Gujarat under the Gujarat Acts.

શહેરી વિકાસ અને શહેરી ગૃહનિર્માણ વિભાગ

અધિસૂચના

સચિવાલય, ગાંધીનગર, તા. ૨૬મી જુન, ૧૯૯૭.

ક્રમાંક : જીએચવી/૧૯૯૭ નો ૭૮/ટીપીવી/૧૦૯૭/૧૩૭૬/વ.— ગુજરાત નગર રચના અને શહેરી વિકાસ અધિનિયમ ૧૯૭૬ (સને ૧૯૭૬નો રાષ્ટ્રપતિનો અધિનિયમ ૨૭ જેનો આમાં હવે પછી “ઉક્ત અધિનિયમ” તરીકે ઉલ્લેખ કરેલ છે)ની કલમ-૧૦ ની પેટા કલમ-૧ અન્વયે પ્રાપ્ત થતી સત્તાની રૂબે શહેરી વિકાસ અને શહેરી ગૃહનિર્માણ વિભાગના તા. ૫-૧૦-૮૪ના જાહેરનામા ક્રમાંક જીએચવી/૧૯૮૪નો ૪૧૭/ટીપીવી/૧૦૯૪/૨૨૪૦/વ થી નગર રચના યોજના નં. ૨ (કાંકરીયા સેક્ટન્ડ વેરીડ) નગર રચના યોજના નં. ૪ (મણીપુર-સેક્ટન્ડ વેરીડ) નગર રચના યોજના નં. ૮ (અસારવા વેરીડ) નગર રચના યોજના નં. ૨૪ (મણીપુર વિસ્તરણ વેરીડ) નગર રચના યોજના નં. ૩૭ (દાણી લીમડા) નગર રચના યોજના નં. ૪૭ (સોજપુર બોધા) તેમજ નગર રચના યોજના નં. ૪૯ (રખીયાલ પૂવી) ને અંતિમ કરવા માટે નીમવામાં આવેલ શ્રી એન.એન. શેખ નાયબ નગર નિયોજક (જુ) વડી કચેરીને બદલે હવે નાયબ નગર નિયોજક અને નગર રચના અધિકારી નગર રચના યોજનામાં અમદાવાદને નગર આયોજન અધિકારી તરીકે નિમણુંક આપવામાં આવે છે.

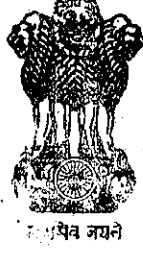
ગુજરાતના રાજ્યપાલશ્રીના હુકમથી અને તેમના નામે,

મ. યો. શાહ,
સરકારના ઉપસચિવ.

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IV-B-Ex-139-1

સરકારી મધ્યસ્થ પ્રેસ, ગાંધીનગર



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PART IV-B

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શહેરી વિકાસ અને શહેરી ગૃહનિર્માણ વિભાગ

અધિકૃત

સચિવાલય, ગાંધીનગર, ૨૬મી જૂન, ૧૯૯૭.

ક્રમાંક : જાએચવી/૧૯૯૭ નો ૭૯ /ટીપીવી/૧૦૯૭/૧૩૭૭/વ, - ગુજરાત નગર રચના અને શહેરી વિકાસ અધિનિયમ, ૧૯૭૬ (સને ૧૯૭૬નો રાષ્ટ્રપતિનો અધિનિયમ-૨૭ જેનો આમાં હવે પછી "ઉક્ત અધિનિયમ" તરીકે ઉલ્લેખ કરેલ છે) ની કલમ -૫૦ ની પેટા કલમ-૧ અન્વયે પ્રાપ્ત થતી સત્તાની રૂએ શહેરી વિકાસ અને શહેરી ગૃહનિર્માણ વિભાગના તા. ૧૬મી સપ્ટેમ્બર, ૧૯૯૪ના જાહેરનામા ક્રમાંક : જાએચવી/૧૯૯૪/નો ૪૦૧ ટીપીવી/૧૦૯૩/૨૮૦૧/૧ થી મુસદ્દા રૂપ નગર રચના યોજના, રાજકોટ નં. ૪, ૯, ૧૦ અને ૧૧ ને અંતિમ કરવા માટે નીમવામાં આવેલ નાયબ નગર નિયોજક (જુ) નગર રચના યોજના રાજકોટ યુનિટ નં. ૪ ને બદલે હવે નાયબ નગર નિયોજક, નગર રચના યોજના, રાજકોટ, યુનિટ નં. ૨ ને નગર આયોજન અધિકારી તરીકે નિમણૂક આપવામાં આવે છે.

ગુજરાતના રાજ્યપાલશ્રીના હુકમથી અને તેમના નામે,

મ. યો. શાહ,
સરકારના ઉપસચિવ.



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PART IV-B

Rules and Orders (other than those published in Parts I, I-A and I-L) made
by the Government of Gujarat under the Gujarat Act.

LEGAL DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 30th June, 1997.

GUJARAT PUBLIC WORKS CONTRACTS DISPUTES ARBITRATION TRIBUNAL ACT, 1992.

No. : GK/31/97/ARB/1097/386/I : In exercise of the powers conferred by section-3 of the Gujarat Public Works Contract Disputes Arbitration Tribunal Act, 1992 (Guj. 4 of 1992) the Government of Gujarat hereby appoints Shri M.D. Dave, Judge, City Civil Court, Ahmedabad as a judicial member of the Gujarat Public Works Contracts Disputes Arbitration Tribunal upto 30th November, 1997 on deputation basis. Shri M. D. Dave is further appointed on reemployment basis from 1st December, 1997 upto he attains the age of 62 years i.e. 6th November, 1999.

He shall be deemed to have been appointed from the date on which the charge of the office is assumed by him.

By order and in the name of the Governor of Gujarat,

SMT. B. D. TRIVEDI,
Under Secretary to Government.

141-1

IV-B-Extra-141-1

GOVERNMENT CENTRAL PRESS, GANDHINAGAR.



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PART IV-B

Rules and Orders (other than those published in Parts I, I-A and I-L) made by the Government of Gujarat under the Gujarat Acts.

ENERGY AND PETROCHEMICALS DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 30th June, 1997.

GUJARAT RESTRICTION ON CONSUMPTION AND REGULATION OF SUPPLY OF ELECTRICAL ENERGY AND PERIODS OF WORKS ORDER, 1984.

No. GHU/97/46/CPI/1497/2408/K1.—In exercise of the powers conferred by clause 8 of the Gujarat Restriction on Consumption and Regulation of Supply of Electrical Energy and Periods of Works Order, 1984, the Government of Gujarat hereby amends the Government Notification, Energy and Petro-chemicals Department No. GHU-93-14-ELC-1493-994(i)-K1, dated the 20th July, 1993, as under:—

In Schedule-I after Sr- 248, the following shall be inserted :

Sr. No.	Name of the Unit	Village	District	Load permitted to be utilized on all staggered holidays.
1	2	3	4	5
249	Sadhana Castings Private Limited.	Patan	Mehsana	60 KVA

This shall come into force with effect from the date of issue of this notification.

By order and in the name of the Governor of Gujarat,

R. G. DAVE,
Section Officer,
Energy and Petrochemicals Department.

IV--B-Ex.,—142-1

142-1

GOVERNMENT CENTRAL PRESS, GANDHINAGAR.



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PART IV-B

~~Rules and Orders~~ (other than those published in Parts I, I-A and I-L) made by the Government of Gujarat under the Gujarat Act.

ENERGY AND PETROCHEMICALS DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 30th June, 1997.

GUJARAT RESTRICTION ON CONSUMPTION AND REGULATION OF SUPPLY OF ELECTRICAL ENERGY AND PERIODS OF WORKS ORDER, 1984.

No. GHU/97/47/CPI/1497/2549/K1.—In exercise of the powers conferred by clause 8 of the Gujarat Restriction on Consumption and Regulation of Supply of Electrical Energy and Periods of Works Order 1984, the Government of Gujarat hereby amends the Government Notification, Energy and Petrochemicals Department No. GHU-93-14-ELC-1493-994(i)-K1 dated the 20th July, 1993, as under :—

In schedule -I, after Sr. No. 247, the following shall be inserted :

Sr. No.	Name of the Unit	Village	District	Load permitted to be utilized on all staggered holidays.
1	2	3	4	5
248	Bhuvan Tripura Industries Limited.	Nandesari	Baroda	50 KVA

This shall come into force with effect from the date of issue of this notification.

By order and in the name of the Governor of Gujarat,

R. G. DAVE,
Section Officer,
Energy and Petrochemicals Department.



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PART IV-B

Rules and Orders (other than those published in Parts I, I-A and I-L) made by the Government of Gujarat under the Gujarat Act.

ENERGY AND PETROCHEMICALS DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 30th June 1997.

GUJARAT RESTRICTION ON CONSUMPTION AND REGULATION OF SUPPLY OF ELECTRICAL ENERGY AND PERIODS OF WORKS ORDER, 1984.

No. GHU/97/48/CPI/1496/3340/KI.—In exercise of the powers conferred by clause 8 of the Gujarat Restriction on Consumption and Regulation of Supply of Electrical Energy and Periods of Works Order 1984, the Government of Gujarat hereby amends the Government Notification, Energy and Petro-chemicals Department No. GHU-93-14-ELC-1493-994(i)-K1 dated the 20th July, 1993, as under :—

In schedule-I, after Sr. 244, the following shall be inserted :

Sr.No.	Name of the Unit	Village	District	Load permitted on all staggered holidays
1	2	3	4	5
245	Khemka Ceramics Limited	Vasna-Iyava	Ahmedabad	180 KVA

This shall come into force with effect from the date of issue of this notification.

By order and in the name of the Governor of Gujarat,

R. G. DAVE,
Section Officer,
Energy & Petrochemical Department.

IV-B-EX.,-144-1

144-1

GOVERNMENT CENTRAL PRESS, GANDHINAGAR



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PART IV-B

**Rules and Orders (other than those published in Parts I, I-A and I-L) made
by the Government of Gujarat under the Gujarat Acts.**

LABOUR AND EMPLOYMENT DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 17th June, 1997.

THE BOMBAY RELIEF UNDERTAKINGS (SPECIAL PROVISIONS) ACT, 1958 (NO. XCVI OF 1958)

No. GHR-97-170- — -BRU-1094-197-M(3) :-WHEREAS by Government Notification, Labour and Employment Department, No. GHR-96-179-BRU-1094-197-M(3), dated the 17th August '96 Government of Gujarat declared that the Star of Gujarat Textile Mills Limited, Ahmedabad (hereinafter referred to as "the said undertaking") shall be conducted to serve as measure of unemployment relief for a period of twelve months with effect from 1st February, 1997.

AND WHEREAS circumstances exist that render it necessary that the said undertaking continue to be so conducted; for the purpose of the said Act and in exercise of the powers conferred by sub-clause (iv) of clause (a) of sub-section (i) of section 4 of the Bombay Relief undertakings (Special Provisions) Act, 1958, the Government of Gujarat hereby—

(a) declares that for a period of twelve months commencing from the 1st February, 1997 the said undertaking shall continue to be conducted to serve as a measure of unemployment relief undertaking for the purpose of the said Act and under section 3 of the said Act, all rights, privileges, obligations, liabilities (except liabilities of banks) accrued or incurred before the said undertaking was declared to be a relief undertaking under the aforesaid notification, any remedy for the enforcement thereto shall be suspended and all proceedings relating thereto pending before any Court/tribunal/officer/authority shall be stayed for further period of one year as mentioned by the Industries Deptt., the rehabilitation scheme is under consideration of BIFR. We may, declare this as BRU upto 31/1/98 or upto the period the BIFR scheme is sanctioned, whichever is earlier with effect from the date 1/2/97 which the said undertaking has been declared to be a relief undertaking under section-3 of the said Act.

By order and in the name of the Governor of Gujarat,

V. D. NAIK,

Dy. Secretary to the Government.

IV--B--EX.-145

145-1

GOVERNMENT CENTRAL PRESS, GANDHINAGAR



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PART IV-B

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by the Government of Gujarat under the Gujarat Acts.**

INDUSTRIES & MINES DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 2nd July, 1997.

No. : GHU/1997/25/GID/1094/106/G(1).—In exercise of the powers conferred under sub-section (1)(a) of section (4) of the Gujarat Industrial Development Act-1962, the Government of Gujarat hereby nominates Shri Gurcharan Singh., Secretary (Exp.), Finance Department as Director, on the Board of Directors of Gujarat Industrial Development Corporation for a period of two years with immediate effect vice Smt. Nethra Shenoy.

P. D. PATEL,
Deputy Secretary to Government,
Industries & Mines Department.

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IV-B-Ex.-146-I



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PART IV-B

Rules and Orders (other than those published in Parts I, I-A and I-L) made by the Government of Gujarat under the Gujarat Acts.

INDUSTRIES AND MINES DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 2nd July, 1997.

No. GHU/1997/24/GID/1094/106/G(i).—In exercise of the powers conferred under clause (d) of sub-section (I) of section 4 of Gujarat Industrial Development Act, 1962, Government of Gujarat hereby nominates following as Directors on the Board of Directors of Gujarat Industrial Development Corporation with immediate effect until further orders:—

- (i) Shri Bhagwatiprasad Panchal, Ex. Corporator,
866, Amthaswamy's Dahelu, Dariyapur, Ahmedabad. District : Ahmedabad.
- (ii) Shri Haribhai Laljibhai Jogi, Ex. MLA, Phulvadi, At Jetpur, District : Rajkot.
- (iii) Smt. Dipikaben Rajubhai Shah, Vapi, District : Valsad.
- (iv) Shri Natubhai Manibhai Patel,
16, Vinayak Society, Opp. Kelvani Trust-High School,
Akota-At Baroda.
- (v) Shri Shantilal Paragbhai Patel,
Alkapuri Society,
Opp. Garu Vidyalaya, GIDC, At Ankleshwar, District : Bharuch.

By order and in the name of the Governor of Gujarat,

P. D. PATEL,
Deputy Secretary to Government.
Industries and Mines Department.



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PART IV-B

Rules and Orders (other than those published in Parts I, I-A and I-L) made by the Government of Gujarat under the Gujarat Acts.

ENERGY & PETROCHEMICALS DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 7th July, 1997.

GUJARAT RESTRICTION ON CONSUMPTION AND REGULATION OF SUPPLY OF ELECTRICAL ENERGY AND PERIODS OF WORKS ORDER, 1984.

No. GHU/97/50/CPI/1497/1490/K1.—In exercise of the powers conferred by clause 8 of the Gujarat Restriction on Consumption and Regulation of Supply of Electrical Energy and Periods of Works Order, 1984, the Government of Gujarat hereby amends the Government Notification, Energy and Petrochemicals Department No. GHU-93-14-ELC-1493-994(i)-K1 dated the 20th July, 1993, as under :—

In schedule-II, after Sr. No. 86, the following shall be inserted :—

Sr. No.	Name of the Unit.	Village	District	Relaxation.
1	2	3	4	5
87	Paushak Limited.	Panelav	Panchmahals	The restriction on maximum demand shall be limited to 20%.

This shall come into force with effect from the date of issue of this notification.

By order and in the name of the Governor of Gujarat,

R. G. DAVE,
Section Officer,
Energy and Petrochemicals Department.

IV-B-EX.-148-1

148-1

GOVERNMENT CENTRAL PRESS, GANDHINAGAR.



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PART IV-B

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by the Government of Gujarat under the Gujarat Act.**

ENERGY & PETROCHEMICALS DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 7th July, 1997.

Gujarat Restriction on Consumption and Regulation of Supply of Electrical Energy and Periods of Works Order, 1984.

No. GHU/97/51/CPI/1497/2098/K. 1.-- In exercise of the powers conferred by clause-8 of the Gujarat Restriction on Consumption and Regulation of Supply of Electrical Energy and Periods of Works Order, 1984, the Government of Gujarat hereby amends the Government Notification, Energy & Petrochemicals Department No. GHU/93/14/ELC/1493/994 (i)/ K. 1 dated 20th July, 1993, as under :

In Schedule--II, after Sr. No. 87, the following shall be inserted :

Sr. No. 1	Name of the Unit 2	Village 3	District 4	Relaxation 5
88.	Pure Liquid Gases Pvt. Ltd.	Ranoli	Baroda	The unit shall be permitted to utilize minimum 300 KVA power on all seven days.

This shall come into force with effect from the date of issue of this Notification.

By order and in the name of the Governor of Gujarat,

R. G. DAVE,
Section Officer,

Energy and Petrochemicals Department.

(C)



REGISTERED NO. G/GNRA

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ENERGY & PETROCHEMICALS DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 7th July, 1997.

GUJARAT RESTRICTION ON CONSUMPTION AND REGULATION OF SUPPLY OF ELECTRICAL ENERGY AND PERIODS OF WORKS ORDER, 1984.

No. GHU-97-52-CPI-1496-3534-K1.—In exercise of the powers conferred by clause 8 of the Gujarat Restriction on Consumption and Regulation of Supply of Electrical Energy and Periods of Works Order 1984, the Government of Gujarat hereby amends the Government Notification, Energy and Petrochemicals Department No. GHU-93-14-ELC-1493-994(i)-K1 dated the 20th July, 1993, as under :—

In schedule--I, after Sr. 250, the following shall be inserted :—

Sr. No.	Name of the Unit	Village	District	Load permitted to be utilized on all staggered holidays.
1	2	3.	4	5
251	Skylead Chemicals Ltd.	Navagam	Bhavnagar	200 KVA

This shall come into force with effect from the date of issue of this notification.

By order and in the name of the Governor of Gujarat,

R. G. DAVE,
Section Officer,
Energy and Petrochemicals Department.

IV-B-EX-150

150-1

GOVERNMENT CENTRAL PRESS, GANDHINAGAR.

C



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ENERGY AND PETROCHEMICALS DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 7th July, 1997.

GUJARAT RESTRICTION ON CONSUMPTION AND REGULATION OF SUPPLY OF ELECTRICAL ENERGY AND PERIODS OF WORKS ORDER, 1984.

No. GHU-97-53-CPI-1497-2225-K1 :—In exercise of the powers conferred by clause 8 of the Gujarat Restriction on Consumption and Regulation of Supply of Electrical Energy and Periods of Works Order 1984, the Government of Gujarat hereby amends the Government Notification, Energy and Petrochemicals Department No. GHU-93-14-ELC-1493-994(i)-K1 dated the 20th July, 1993, as under :—

In Schedule-I, after Sr. 249, the following shall be inserted ;—

Sr. No.	Name of the Unit	Village	District	Load permitted to be utilized on all staggered holidays.
1	2	3	4	5
250	Prevail Casting Pvt. Ltd.	Shapar	Rajkot	150 KVA.

This shall come into force with effect from the date of issue of this notification.

By order and in the name of the Governor of Gujarat,

R. G. DAVE,
Section Officer,
Energy and Petrochemicals Department.



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ENERGY AND PETROCHEMICALS DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 7th July, 1997.

GUJARAT RESTRICTION ON CONSUMPTION AND REGULATION OF SUPPLY OF ELECTRICAL ENERGY AND PERIODS OF WORKS ORDER, 1984.

No. GHU-97-54-CPI-1496-3535-K1 :—In exercise of the powers conferred by Clause 8 of the Gujarat Restriction on Consumption and Regulation of Supply of Electrical Energy and Periods of Works Order 1984, the Government of Gujarat hereby amends the Government Notification, Energy and Petrochemicals Department No. GHU-93-14-ELC-1493-994(i)-K1 dated the 20th July, 1993, as under :—

In Schedule--I, after Sr. 251, the following shall be inserted :—

Sr. No.	Name of the Unit	Village	District	Load permitted to be utilized on all staggered holidays.
1	2	3	4	5
252	Skylink Chemicals Pvt. Ltd.	Navagam	Bhavnagar	150 KVA.

This shall come into force with effect from the date of issue of this notification.

By order and in the name of the Governor of Gujarat,

R. G. DAVE,
Section Officer,
Energy and Petrochemicals Department.



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PART IV—B

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ENERGY AND PETROCHEMICALS DEPARTMENT

Order

Sachivalaya, Gandhinagar, 7th July, 1997.

BOMBAY ELECTRICITY (SPECIAL POWERS) ACT, 1946.

No. GHU/97/55/CPI/1497/1490/K1 :—In exercise of the powers conferred by section 3 and section 6-A of the Bombay Electricity (Special Powers) Act, 1946 (Bom. XX of 1946), the Government of Gujarat hereby makes the following order further to amend the Gujarat Restriction on Consumption and Regulation of Supply of Electrical Energy and Periods of Works Order, 1984, namely :

In the said order, in Schedule II, after Sr. No. 92, the following shall be inserted, namely :

- “93. Manufacture of Phosgene Gas”
- “94. Manufacture of Isoproturon Technical”
- “95. Manufacture of Carbendazim Technical”

By order and in the name of the Governor of Gujarat,

R. G. DAVE,
Section Officer,
Energy and Petrochemicals Department.

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IV-B-Ex-153-1

GOVERNMENT CENTRAL PRESS, GANDHINAGAR



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ENERGY AND PETROCHEMICALS DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 7th July, 1997.

GUJARAT RESTRICTION ON CONSUMPTION AND REGULATION OF SUPPLY OF ELECTRICAL ENERGY AND PERIODS OF WORKS ORDER, 1984.

No. GHU-97-56-CPI-1497-1844-K1 :—In exercise of the powers conferred by clause 8 of the Gujarat Restriction on Consumption and Regulation of Supply of Electrical Energy and Periods of Works Order 1984, the Government of Gujarat hereby amends the Government Notification, Energy and Petrochemicals Department No. GHU-93-14-ELC-1493-994(i)-K1 dated the 20th July, 1993, as under :—

In schedule-I, after Sr. 252, the following shall be inserted;

Sr. No.	Name of the Unit	Village	District	Load permitted to be utilized on all staggered holidays.
1	2	3	4	5
253	Shri Vardhman Castor Ltd.	Rajoda	Ahmedabad	325 KVA

This shall come into force with effect from the date of issue of this notification.

By order and in the name of the Governor of Gujarat,

R. G. DAVE,
Section Officer,
Energy and Petrochemicals Department.



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PART IV-B

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શહેરી વિકાસ અને શહેરી ગૃહનિર્માણ વિભાગ

અધિસૂચના

સચિવાલય, ગાંધીનગર, ૪થી જુલાઈ, ૧૯૯૭.

ક્રમાંક : જાએચવી/૧૯૯૭નો ૮૩/ટીપીવી/૧૦૯૭/૧૩૭૭/૧. —ગુજરાત નગર રચના અને શહેરી વિકાસ અધિનિયમ, ૧૯૭૬ (સને ૧૯૭૬નો રાષ્ટ્રપતિનો અધિનિયમ-૨૭ જેનો આમાં હવે પછી “ઉક્ત અધિનિયમ” તરીકે ઉલ્લેખ કરેલ છે) ની કલમ-૫૦ ની પેટા કલમ-૧ અન્વયે પ્રાપ્ત થતી સત્તાની રૂએ શહેરી વિકાસ અને શહેરી ગૃહનિર્માણ વિભાગના તા. ૧૬-૧૧-૮૩ના જાહેરનામા ક્રમાંક : જાએચવી/૧૯૯૩ નો ૨૫૭/ટીપીવી/૧૨૯૨/૩૦૦૦/૧ થી મુસદ્દારૂપ નગર રચના યોજના રાજકોટ નં. ૧૨ તેમજ મુસદ્દારૂપ નગર રચના યોજના રાજકોટ નં. ૧૩ને અંતિમ કરવા માટે નીમવામાં આવેલ નાયબ નગર નિયોજક (જુની.) નગર રચના યોજના રાજકોટ યુનીટ-૨ને બદલે હવે નાયબ નગર નિયોજક નગર રચના યોજના રાજકોટ યુનીટ-૨ને નગર આયોજન અધિકારી તરીકે નિમણૂક આપવામાં આવે છે.

ગુજરાતના રાજ્યપાલશ્રીના હુકમથી અને તેમના નામે,

એલ. ડી. પટેલ,
સરકારના ઉપસચિવ.

155-1

IV-B-EX-155-1

સરકારી મધ્યસ્થ પ્રેસ, ગાંધીનગર



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by the Government of Gujarat under the Gujarat Acts.**

FINANCE DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 8th July, 1997.

GUJARAT PUBLIC MONEYS (RECOVERY OF DUES) ACT, 1979.

No. (GHN-22/97)-MIS-1097-UOR-24-N :—In pursuance of clause (ab) of section 2 of the Gujarat Public Moneys (Recovery of Dues) Act, 1979 (Guj. 17 of 1979) the Government of Gujarat, hereby appoints Shri H. C. Pancholi, Special Recovery Officer and Deputy Mamlatdar, Baroda for recovery of dues of Bank of Baroda in Baroda District to perform the functions and exercise the powers of the Collector under the said Act.

By order and in the name of the Governor of Gujarat,

ANIL MUKIM,
Deputy Secretary to Government.



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PART IV-B

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by the Government of Gujarat under the Gujarat Acts.

AGRICULTURE AND COOPERATION DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 26th June, 1997.

No. GHKH/29/97/HFS/1087/CM. 161/KH (Part-II) :—In exercise of the powers conferred by section 161 of the Gujarat Cooperative Societies Act, 1961 (Gujarat Act No. X of 1962) the Government of Gujarat has vide Government Notification, Agriculture, Cooperation and Rural Development Department Order No. GHKH-40-94-HFS-1087-CM. 161-KH dated 25th August, 1994 directed that the provisions of sub section (1) of section 66 of the said Act be applied to the Gujarat State Cooperative Housing Finance Society Ltd., Ahmedabad in relation to calculation of its annual net profits for the period beginning from 1st July, 1996 and ending on 31st March, 1997 as if the words "all accrued interest which is overdue for more than six months" in the said sub section had been omitted.

2. Now in exercise of the powers conferred by section 161 of the Gujarat Cooperative Societies Act, 1961 (Gujarat Act No. X of 1962), the Government of Gujarat hereby directs that the orders mentioned in para 1 above shall be extended for a further period of one year beginning from the 1st July, 1996 and ending on 30th June, 1997.

By order and in the name of the Governor of Gujarat,

K. B. MAKWANA,
Joint Secretary to the Government.

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IV-B-Ex.-157-1

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स-म-प-३ १९९१

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નિર્દિષ્ટ સહકારી મંડળીઓની ચૂંટણી મુલતવી રાખવા બાબત.

કૃષિ અને સહકાર વિભાગ

અધિસૂચના

સચિવાલય, ગાંધીનગર તા. ૨જી, જુલાઈ, ૧૯૯૭.

ક્રમાંક : —ગહમ/૩૦/૯૭/પરચ/૧૦૯૭/૧૨૪૪/છ.—ગુજરાત સહકારી મંડળીઓના અધિનિયમ ૧૯૬૧ની કલમ ૭૪ અન્વયે સહકારી સંસ્થાઓએ તેમના પેટા નિયમની જોગવાઈ મુજબ વ્યવસ્થાપક કમિટીની ચૂંટણી કરવાની હોય છે.

સદર અધિનિયમની કલમ ૭૪(ગ) હેઠળ નિર્દિષ્ટ કરેલ સહકારી મંડળીઓની વ્યવસ્થાપક કમિટીની ચૂંટણી અધિનિયમની કલમ ૧૪૫(ક)થી (લ) ની જોગવાઈ મુજબ કરવાની હોય છે.

સહકારી મંડળીઓના સભાસદો અને મતદારો તરીકે ખેડૂત ખાતેદારો હોય છે. તાજેતરમાં રાજ્યમાં રાજકોટ, જુનાગઢ, અમરેલી અને જામનગર જિલ્લાઓ સિવાયના અન્ય જિલ્લાઓમાં થયેલ અતિવૃષ્ટિને કારણે જનજીવન પર ભારે અસર પડેલ છે તે સંજોગમાં અને ખેતીની સીઝનને લક્ષમાં લઈ સહકારી મંડળીઓની વ્યવસ્થાપક સમિતિની ચૂંટણીઓ યોજવાથી મતદારો તેઓના મતાધિકારનો મુકતપણે ઉપયોગ કરી શકે તેવી પરિસ્થિતિ જણાતી નથી. તેમજ મતદાર ચૂંટણી લડવાના કે મતદાર કરવાના હકકથી વંચિત ન રહે તે પણ લોકશાહી પ્રક્રિયામાં ખુબજ જરૂરી છે. ઉક્ત હકીકતે ગુજરાત સહકારી મંડળીઓના અધિનિયમ ૧૯૬૧ની કલમ ૧૬૧ અન્વયે મળેલ સત્તાની રૂબે નીચે મુજબ હુકમ કરવામાં આવે છે.

હુકમ

ગુજરાત સહકારી મંડળીઓના અધિનિયમ ૧૯૬૧ની કલમ-૧૬૧ અન્વયે ગુજરાતમાં આવેલ સહકારી મંડળીઓને અધિનિયમની કલમ ૭૪ અને ૭૪ (ગ) તથા કલમ ૧૪૫(ક)થી (લ)ની જોગવાઈઓમાંથી રાજકોટ, જુનાગઢ, અમરેલી અને જામનગર જિલ્લાઓ સિવાયના અન્ય જિલ્લાઓને તા. ૩૦-૯-૯૭ સુધી મુક્તિ આપવામાં આવે છે.

ગુજરાતના રાજ્યપાલશ્રીના હુકમથી અને તેમના નામે,

ઓ. એ. પટેલ,
સરકારના નાયબ સચિવ,
કૃષિ અને સહકાર વિભાગ.



सत्यमेव जयते

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Separate paging is given to this Part in order that it may be filed as a Separate Compilation.

PART IV-B

Rules and Orders (other than those published in Parts I, I-A and I-L) made by the Government of Gujarat under the Gujarat Acts.

INDUSTRIES AND MINES DEPARTMENT

Proclamation

Sachivalaya, Gandhinagar, 7th July, 1997.

No. GHU-97(26)-GID-1097-832(1)G-1. —In exercise of the powers conferred by clause (b) of sub-section (1) of section 264B of the Gujarat Municipalities Act, 1963 (Guj. 34 of 1964) the Government of Gujarat hereby revises to the extent specified in Annexure-'A' appended here to the Vithal Udyognagar, GIDC Notified Area Consolidated Tax Rules, 1981, applied to the Vithal Udyog Nagar Notified Area under Government Notification, No. GHU-81-(4)-GID-1678-2853-Salt-Cell, dated the 28th August, 1981;

Any Objection or Suggestion which may be received by the Collector of Kheda District, Kheda from any person with respect to the said draft within thirty days from the publication of the said in the Official Gazette will be taken in to consideration by the Collector of Kheda District, Kheda.

ANNEXURE-A

(See rule--3)

Rates of Consolidated Tax for Vithal Udyognagar Notified Area.

Name of Notified Area 1	Rate of Consolidated Tax 2
Vithal Udyognagar Notified Area (Taluka, Anand), (District, Kheda).	(i) 12% on rateable value not exceeding Rs. 21,599/- (for properties valued upto rupees three lacs.) (ii) 12.5% on rateable value exceeding Rs. 21,599/- but not exceeding Rs. 36,000/- (for properties valued above rupees three lacs and upto rupees five lacs). (iii) 13.5% on rateable value exceeding Rs. 36,000/- (Properties valued above rupees five lacs).

By order and in the name of the Governor of Gujarat,

A. M. JOSHIYARA,

Under Secretary to Government.

INDUSTRIES AND MINES DEPARTMENT**Proclamation**

Sachivalaya, Gandhinagar, 7th July, 1997.

No. GHU-97-(27)-GID-1097-832-(2)-G-1 :—In exercise of the powers conferred by clause (b) of sub-section (1) of section 264-B of the Gujarat Municipalities Act, 1963 (Guj. 34 of 1964), the Government of Gujarat hereby revises to the extent specified in Annexure-'A' appended here to the Nandesari GIDC Notified Area Consolidated Tax Rules, 1981, applied to the Nandesari Notified Area under Government Notification, No. GHU-81-(8)-GID-1678-3122-Salt-Cell, dated the 13th October, 1981;

Any Objection or Suggestion which may be received by the Collector of Vadodara District, Vadodara from any person with respect to the said draft within thirty days from the publication of the said in the Official Gazette will be taken in to consideration by the Collector of Vadodara District, Vadodara.

ANNEXURE--A

(See rule--3)

Rates of Consolidated Tax for Nandesari Notified Area.

Name of Notified Area 1	Rate of Consolidated Tax 2
Nandesari Notified Area (Taluka : Vadodara), (District : Vadodara).	(i) 12% on rateable value not exceeding Rs. 21,599/- (for properties valued upto rupees three lacs.) (ii) 12.5% on rateable value exceeding Rs. 21,599/- but not exceeding Rs. 36,000/- (For properties valued above rupees three lacs and upto rupees five lacs). (iii) 13.5% on rateable value exceeding Rs. 36,000/- (properties valued above rupees five lacs).

By order and in the name of the Governor of Gujarat,

A. M. JOSHIYARA,

Under Secretary to Government.

INDUSTRIES AND MINES DEPARTMENT**Proclamation**

Sachivalaya, Gandhinagar, 7th July, 1997.

No. GHU-97-(28)-GID-1097-832-(3)-G-1. —In exercise of the powers conferred by clause (b) of sub-section (1) of section 264-B of the Gujarat Municipalities Act, 1963 (Guj. 34 of 1964), the Government of Gujarat hereby revises to the extent specified in Annexure-'A' appended here to the Petro-chemical Complex GIDC Notified Area Consolidated Tax Rules, 1981, applied to the Petro-Chemical Complex Notified Area under Government Notification, No. GHU-81-(7)-GID-1678-3124-Salt-Cell, dated the 13th October, 1981 and GHU-89-(12)-GID-1688-803-G1, dated the 18th February, 1989.

Any Objection or Suggestion which may be received by the Collector of Vadodara District, Vadodara from any person with respect to the said draft within thirty days from the publication of the said in the Official Gazette will be taken in to consideration by the Collector of Vadodara District, Vadodara.

ANNEXURE--A

(See rule--3)

Rates of Consolidated Tax for Petro-Chemical Complex Notified Area

Name of Notified Area 1	Rate of Consolidated Tax 2
Petro-Chemical Complex Notified Area (Taluka : Vadodara), (District, Vadodara).	(i) 12% on rateable value not exceeding Rs. 21,599/- (for properties valued upto rupees three lacs.) (ii) 12.5% on rateable value exceeding Rs. 21,599/- but not exceeding Rs. 36,000/- (for properties valued above rupees three lacs and upto five lacs). (iii) 13.5% on rateable value exceeding Rs. 36,000/- (properties valued above rupees five lacs).

By order and in the name of the Governor of Gujarat,

A. M. JOSHIYARA,
Under Secretary to Government.**INDUSTRIES AND MINES DEPARTMENT****Proclamation**

Sachivalaya, Gandhinagar, 7th July, 1997.

No. GHU-97-(29)-GID-1097-832-(4)-G-1 :—In exercise of the powers conferred by clause (b) of sub-section (1) of sections 264-B of the Gujarat Municipalities Act, 1963 (Guj. 34 of 1964) the Government of Gujarat hereby revises to the extent specified in Annexure--A' appended here to the Bharuch GIDC Notified Area Consolidated Tax Rules, 1991, applied to the Bharuch Notified Area under Government Notification, No. GHU-91-34-GID-1688-672-G1, dated the 29th May, 1991;

Any Objection or Suggestion which may be received by the Collector of Bharuch District, Bharuch from any person with respect to the said draft within thirty days from the publication of the said in the Official Gazette will be taken in to consideration by the Collector of Bharuch District, Bharuch.

ANNEXURE--A

(See rule--3)

Rates of Consolidated Tax for Bharuch Notified Area.

Name of Notified Area 1	Rate of Consolidated Tax 2
Bharuch Notified Area (Taluka : Bharuch), (District, Bharuch).	(i) 12% on rateable value not exceeding Rs. 21,599/- (for properties valued upto rupees three lacs.) (ii) 12.5% on rateable value exceeding Rs. 21,599/- but not exceeding Rs. 36,000/- (for properties valued above rupees three lacs and upto rupees five lacs.) (iii) 13.5% on rateable value exceeding Rs. 36,000/- (Properties valued above rupees five lacs).

By order and in the name of the Governor of Gujarat,

A. M. JOSHIYARA,
Under Secretary to Government.

INDUSTRIES AND MINES DEPARTMENT

Proclamation

Sachivalaya, Gandhinagar, 7th July, 1997.

No. GHU-97-(30)-GID-1097-832-(5)-G-1.—In exercise of the powers conferred by clause (b) of sub-section (1) of section 264-B of the Gujarat Municipalities Act, 1963 (Guj. 34 of 1964), the Government of Gujarat hereby revises to the extent specified in Annexure-'A' appended here to the Ankleshwar GIDC Notified Area Consolidated Tax Rules, 1981, applied to the Ankleshwar Notified Area under Government Notification, No. GHU-93-(25)-GID-1689-2313-G1, dated the 28th July, 1993;

Any Objection or Suggestion which may be received by the Collector of Bharuch District, Bharuch from any person with respect to the said draft within thirty days from the publication of the said in the Official Gazette will be taken in to consideration by the Collector of Bharuch, District, Bharuch.

ANNEXURE--A

(See rule--3)

Rates of Consolidated Tax for Ankleshwar Notified Area.

Name of Notified Area	Rate of Consolidated Tax
1	2
Ankleshwar Notified Area (Taluka, Bharuch), (District, Bharuch).	(i) 15% on rateable value not exceeding Rs. 21,599/- (for properties valued upto rupees three lacs). (ii) 16.5% on rateable value exceeding Rs. 21,599/- but not exceeding Rs. 36,000/- (for properties valued above rupees three lacs and upto rupees five lacs). (iii) 18% on rateable value exceeding Rs. 36,000/- (properties valued above rupees five lacs).

By order and in the name of the Governor of Gujarat,

A. M. JOSHIYARA,
Under Secretary to Government.

INDUSTRIES AND MINES DEPARTMENT

Proclamation

Sachivalaya, Gandhinagar, 7th July, 1997.

No. GHU-97(31)-GID-1097-832-(6)-G-1.—In exercise of the powers conferred by clause (b) of sub-section (1) of section 264B of the Gujarat Municipalities Act, 1963 (Guj. 34 of 1964) the Government of Gujarat hereby revises to the extent specified in Annexure-'A' appended hereto the Valsad GIDC Notified Area Consolidated Tax Rules, 1981, applied to the Valsad Notified Area under Government Notification No. GHU-81-(11)-GID-1628-3123-Salt-Cell, dated the 13th October, 1981 and GHU-91-61-GID-1087-1142-G-1 dated the 22nd October, 1991."

Any Objection or Suggestion which may be received by the Collector of Valsad District, Valsad from any person with respect to the said draft within thirty days from the publication of the said in the Official Gazette will be taken in to consideration by the Collector of Valsad District Valsad.

ANNEXURE—A

(See rule-3)

Rates of Consolidated Tax for Valsad Notified Area.

Name of notified Area 1	Rate of Consolidated tax 2
Valsad Notified Area (Taluka: Valsad), (District : Valsad).	(i) 10.5% on rateable value not exceeding Rs. 21,599/- (for properties valued upto rupees three lacs). (ii) 11% on rateable value exceeding Rs. 21,599/- but not exceeding Rs. 36,000/- (for properties valued above rupees three lacs and up to rupees five lacs). (iii) 12% on rateable value exceeding Rs. 36,000/- (properties valued above rupees five lacs).

By order and in the name of the Governor of Gujarat,

A. M. JOSHIYARA,
Under Secretary to Government.

INDUSTRIES AND MINES DEPARTMENT

Proclamation

Sachivalaya, Gandhinagar, 7th July, 1997.

No. GHU-97-(32)-GID-1097-832-(7)-G-1.—In exercise of the powers conferred by clause (b) of sub-section (1) of section 264-B of the Gujarat Municipalities Act, 1963 (Guj. 34 of 1964) the Government of Gujarat hereby revises to the extent specified in Annexure 'A', appended hereto the Vapi GIDC Notified Area Consolidated Tax Rules, 1981, applied to the Vapi Notified Area under Government Notification No. GHU 81-(9)-GID-1678-3125-Salt-Cell, dated the 13th October, 1981;

Any objection or Suggestion which may be received by the Collector of Valsad District, Valsad from any person with respect to the said draft within thirty days from the publication of the said in the Official Gazette will be taken in to consideration by the Collector of Valsad District Valsad.

ANNEXURE—A

(See rule—3).

Rates of Consolidated Tax for Vapi Notified Area.

Name of Notified Area 1	Rate of Consolidated Tax 2
Vapi Notified Area (Taluka: Pardi), (District : Valsad)	(i) 12% on rateable value not exceeding Rs. 21,599/- (for properties valued upto rupees three lacs). (ii) 12.5 % on rateable value exceeding Rs. 21,599/- but not exceeding Rs. 36,000/- (for properties valued above rupees three lacs and up to rupees five lacs).

1

2

- (iii) 13.5% on rateable value exceeding Rs. 36,000 properties valued above rupees five lacs).

By order and in the name of the Governor of Gujarat,

A. M. JOSHIYARA,
Under Secretary to Government.

INDUSTRIES AND MINES DEPARTMENT

Proclamation

Sachivalaya, Gandhinagar, 7th July, 1997.

No. GHU-97-(33)-GID-1097-832-(8)-G-1.—In exercise of the powers conferred by clause (b) of sub-section (1) of section 264 B of the Gujarat Municipalities Act, 1963 (Guj. 34 of 1964) the Government of Gujarat hereby revises to the extent specified in Annexure 'A' appended hereto the Umargaon GIDC Notified Area Consolidated Tax Rules, 1981, applied to the Umargaon Notified Area under Government Notification, No. GHU-81-(10)-GID-1678-3126-Salt-Cell dated the 13th October, 1981.

Any Objections or Suggestion which may be received by the Collector of Valsad District, Valsad from any person with respect to the said draft within thirty days from the publication of the said in the Official Gazette will be taken in to consideration by the Collector of Valsad District, Valsad.

ANNEXURE 'A'

(See rule-3)

Rates of Consolidated Tax for Umargaon Notified Area.

Name of Notified Area	Rate of Consolidated Tax
1	2
Umargaon Notified Area (Taluka:Umargaon), (District : Valsad).	<p>(i) 12% on rateable value not exceeding Rs. 21,599/- (for properties valued upto rupees three lacs).</p> <p>(ii) 12.5% on rateable value exceeding Rs. 21,599/- but not exceeding Rs. 36,000/- (for properties valued above rupees three lacs and up to rupees five lacs).</p> <p>(iii) 13.5% rateable value exceeding Rs. 36,000/- properties valued above rupees five lacs).</p>

By order and in the name of the Governor of Gujarat,

A. M. JOSHIYARA,
Under Secretary to Government.



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PART IV-B

Rules and Orders (other than those published in Parts I, I-A and I-L) made by the Government of Gujarat under the Gujarat Act.

URBAN DEVELOPMENT AND URBAN HOUSING DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 11th July, 1997.

THE GUJARAT TOWN PLANNING AND URBAN DEVELOPMENT ACT, 1976.

No. GH/V/86 of 1997/TPS/1196/1107/L - WHEREAS, under Section 41 of the Gujarat Town Planning and Urban Development Act, 1976 (President's Act No. 27 of 1976) (hereinafter referred to as "the said Act") the Ahmedabad Municipal Corporation, Ahmedabad declared its intention of making of the Town Planning Scheme No. 23 (Sabarmati-Third Varied);

AND, WHEREAS, under sub-section (1) of Section 42 of the said Act, the Ahmedabad Municipal Corporation (hereinafter called the "said Municipal Corporation") made and published duly in the prescribed manner a draft scheme (hereinafter called "the said third varied scheme") in respect of the area included in the Town Planning Scheme No. 23 (Sabarmati-Third Varied);

AND, WHEREAS, after taking into consideration the objections received by it the said Municipal Corporation submitted the said third varied scheme to the State Government for sanction under Section 48 of the said Act in the manner provided therein;

NOW, THEREFORE, in exercise of the powers conferred by sub-section (2) of Section 48 of the said Act, Government of Gujarat, hereby :—

(a) sanctions the said third varied scheme subject to the modifications enumerated in the Schedule appended hereto,

(b) states that the said scheme shall be kept open to the inspection of the public at the office of the Ahmedabad Municipal Corporation, Ahmedabad during office hours on all working days;

SCHEDULE

(1) While finalising the draft scheme, the Town Planning Officer shall, in consultation with Ahmedabad Municipal Corporation, determine and decide permissible specific uses in neighbourhood and civic centre and also social centre.

(2) While finalising the draft scheme the Town Planning Officer, in consultation with Ahmedabad Municipal Corporation, shall estimate original plot value and final plot value of original plot nos. 415 and 416 and final plot nos. 415 and 416.

(3) While finalising the draft scheme, the Town Planning Officer, in consultation with Ahmedabad Municipal Corporation, shall decide percentage beneficiary of final plot nos. 415 and 416.

(4) While finalising the draft scheme the Town Planning Officer shall decide and mention as separate case, the details of valuation of original plot and final plot nos. 415 and 416, allotted to Ahmedabad Municipal Corporation, in Form "F".

(5) While finalising the draft scheme, the Town Planning Officer shall make a note, in the scheme documents, to the effect that the expenditure of development works is "Zero", as no development works are proposed to be carried out in the scheme.

(6) While finalising the draft scheme, in scheme documents, in "F" Form the note embodied regarding time limit for completion of development works shall be deleted, as no development works are proposed/suggested.

(7) While finalising the draft scheme the Town Planning Officer, shall prepare and include a fresh "G" Form, in view of valuations of original plots and final plots in the scheme documents.

(8) While finalising the draft scheme the Town Planning Officer shall determine, decide and include 'NOTE', which shall be applicable in case of the draft scheme (Third Varied) in the scheme documents.

(9) While finalising the draft scheme, the Town Planning Officer shall, in consultation with Ahmedabad Municipal Corporation, decide and include a NOTE regarding applicable Development Control Regulations for the scheme (Third Varied).

By order and in the name of the Governor of Gujarat.

J. H. TAMAKUWALA,
Officer on Special Duty and Joint Secretary to
Government.

URBAN DEVELOPMENT AND URBAN HOUSING DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 11th July, 1997.

THE GUJARAT TOWN PLANNING AND URBAN DEVELOPMENT ACT, 1976.

No. GH/V/87 of 1997/TPS-1596-1808-L.—WHEREAS, under Government Notification, Urban Development and Urban Housing Department No. GH/V/64 of 1994-TPS-1593-1103-(94)-L, dated the 6th April, 1994 the Government of Gujarat had, in exercise of the powers conferred by sub-section (2) of section 48 of the Gujarat Town Planning and Urban Development Act, 1976 (President's Act No. 27 of 1976) (hereinafter referred to as "the said Act") sanctioned the draft Town Planning Scheme, Bavla No. 3 (hereinafter referred to as "the said draft scheme") submitted to it by the Bavla Nagar Panchayat (Bavla Area Development Authority);

AND, WHEREAS, in exercise of the powers conferred by section 50 of the said Act, the Government of Gujarat appointed the Town Planning Officer for the said draft scheme;

AND, WHEREAS, under Government Notification, Urban Development and Urban Housing Department No. GH/V/68 of 1997/TPS-1595-3284-L dated 10th June, 1997 the Government of Gujarat in exercise of the powers conferred by section 65 of the Gujarat Town Planning and Urban Development Act, 1976, (President's Act No. 27 of 1976) has sanctioned the Town Planning Scheme, Bavla No. 3-Preliminary;

AND, WHEREAS, the Town Planning Officer has submitted to the Government of Gujarat, the Town Planning Scheme Bavla No. 3 (Final Scheme) (hereinafter referred to as "the said final scheme") as required under sub-section (2) of section 52 and sub-section (2) of section 62 of the said Act;

NOW, THEREFORE, in exercise of the powers conferred by section 65 of the said Act the Government of Gujarat hereby :—

(a) sanctions "the said final scheme" subject to the modification enumerated in the schedule appended hereto ;

(b) states that "the said final scheme" shall be kept open to inspection by the public at the office of the Bavla Nagar Panchayat (Bavla Area Development Authority) during office hours on every day except, Sundays and holidays; and

(c) fixes the 12th day of August, 1997 as the date for the purpose of clause (b) of sub-section (2) of the said section 65.

SCHEDULE

In the final scheme documents, the Final Plot No. 62 (Area : 7764 Sq. Mt.) shall remain allotted to the Appropriate Authority i. e. the Bavla Area Development Authority for "SE&BC Housing instead of for sale for residential purpose".

By order and in the name of the Governor of Gujarat,

J. H. TAMAKUWALA,

Officer on Special Duty and Joint
Secretary to Government.

URBAN DEVELOPMENT AND URBAN HOUSING DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 11th July, 1997.

THE GUJARAT TOWN PLANNING AND URBAN DEVELOPMENT ACT, 1976.

No. GH/V/88 of 1997/DVP-2796-2204-L.—WHEREAS, the Government of Gujarat is of opinion that it is necessary, in the public interest, to make a variation in the final development plan for the Development Area of the Mansa Area Development Authority sanctioned under Government Notification No. GH/V/174 of 1986/DVP-2781-3933-(86)-L, dated the 08-10-1986.

NOW, THEREFORE, in exercise of the powers conferred by sub-section (1) of Section 19 of the Gujarat Town Planning and Urban Development Act, 1976 (President's Act No. XXVII of 1976); the Government of Gujarat hereby :—

1. Proposes to modify the aforesaid development plan by way of variation in the manner specified in the Schedule appended hereto and ;

2. Calls upon any person to submit suggestions or objections, if any, with respect to the proposed variation to the Principal Secretary to Government of Gujarat, Urban Development and Urban Housing Department, Sachivalaya, Gandhinagar, in writing, within a period of two months from the date of publication of this notification in the official gazette ;

SCHEDULE

Proposed variation in the final development plan of Mansa Area Development Authority sanctioned by Government, vide Urban Development and Urban Housing Department, Sachivalaya, Gandhinagar, Notification No. GH/V/174 of 86/DVP-2781-3933-(86)-L dated 8-10-86.

The land bearing R. S. No. 920 (A. 2-G. 21) of Mansa shown marked ABCDA in the accompanying plan designated for "Agricultural Zone" in the sanctioned development plan of Mansa shall be deleted from the said zone and the land thus released shall be designated for "Residential Zone" under section 12(2)(a) of the Gujarat Town Planning and Urban Development Act, 1976.

By order and in the name of the Governor of Gujarat,

J. H. TAMAKUWALA,
Officer on Special Duty & Joint Secretary
to Government.

URBAN DEVELOPMENT AND URBAN HOUSING DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 11th July, 1997.

THE GUJARAT TOWN PLANNING AND URBAN DEVELOPMENT ACT, 1976.

No. GH/V/89 of 1997/DVP/1296/2377/L.—WHEREAS the Government of Gujarat is of opinion that it is necessary in the public interest to make a variation in the final Revised Development Plan for the Development Area of Savli (District--Vadodara) sanctioned under Government Notification, Urban Development and Urban Housing Department Notification No. GH/V/107 of 1997/DVP-1789-1802-L dated the 26th May, 1992 ;

NOW, THEREFORE, in exercise of the powers conferred by sub-section (1) of section 19 of the Gujarat Town Planning and Urban Development Act, 1976 (President's Act No. XXVII of 1976) ; the Government of Gujarat hereby :—

1. Proposes to modify the aforesaid revised development plan by way of variation in the manner specified in the Schedule appended hereto, and

2. Calls upon any person to submit suggestions or objections, if any with respect to the proposed variation to the Principal Secretary to Government of Gujarat, Urban Development and Urban Housing Department, Sachivalaya, Gandhinagar in writing within a period of two months from the date of publication of this notification in the official gazette ;

SCHEDULE

Proposed variation to the final Revised Development Plan for the Development Area of Savli (Dist--Vadodara) sanctioned by Government Notification, Urban Development and Urban Housing Department No. GH/V/107 of 1992/DVP/1789/1802/L, dated the 26-05-1992.

The lands bearing R.S. No. 2563/P, 2583, 2584, 2589 and 2590 of Savli designated for Residential Zone in the sanctioned revised Development Plan of Savli shall be deleted from the said zone, and the lands thus released shall be designated for Commercial Zone under Section 12(2)(a) of the Gujarat Town Planning and Urban Development Act, 1976 as shown on the accompanying plan as A-B-C-D-E-F-G-H-I-J-K-L-M-N-A.

By order and in the name of the Governor of Gujarat,

J. H. TAMAKUWALA,
Officer on Special Duty and Joint Secretary,
to Government.

URBAN DEVELOPMENT AND URBAN HOUSING DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 11th July, 1997.

THE GUJARAT TOWN PLANNING AND URBAN DEVELOPMENT ACT, 1976.

NO. GH/V/90 of 1997/DVP-2595-3212-L:—WHEREAS the Government of Gujarat was of the opinion that it was necessary in the public interest to make variation in the final Revised Development Plan for the town of Bilimora (Dist-Valsad) sanctioned under Government Notification, Urban Development and Urban Housing Department Notification NO. GH/V/150 of 1987/DVP-2585-2455-(87)-L dated the 1st July, 1987 (hereinafter referred to as "the said Revised Development Plan");

AND, WHEREAS the variation proposed to be made in the said Revised Development Plan was published as required by sub-section (1) of section 19 of the Gujarat Town Planning and Urban Development Act, 1976 (President's Act No. 27 of 1976) (hereinafter referred to as "the said Act") in the Gujarat Government Gazette Part IV-B, dated 25th October, 1996, on Page No. 245-1 and 245-2 under Government Notification, Urban Development and Urban Housing Department NO. GH/V/170 of 1996/DVP-2595-3212-L dated the 25th October, 1996 along with a notice calling upon any person to submit suggestions or objections if any with respect to the proposed variation to the Additional Chief Secretary to the Government of Gujarat, Urban Development and Urban Housing Department, Sachivalaya, Gandhinagar in writing within a period of two months from the date of publication of the said variation;

AND WHEREAS the Government of Gujarat has not received any suggestions and objections;

NOW, THEREFORE, in exercise of the powers conferred by section 19 of the Gujarat Town Planning and Urban Development Act, 1976 (President's Act No. 27 of 1976) the Government of Gujarat hereby:—

(a) sanctoins the said variation to be made in the said Revised Development Plan, as set out in Schedule appended hereto, and

(b) specifies that the variation so set out shall come into force from the 11th July, 1997.

SCHEDULE

Variation to the final revised development plan of Bilimora (District Valsad) sanctioned by Government Notification, Urban Development and Urban Housing Department NO. GH/V/150 of 1987/DVP-2585-2455-(87)-L dated the 25th October, 1996.

The lands bearing R.S.NO. 62+63/p (C.T.S.No. 927) admeasuring 9467 Sq.Mt. marked as A-B-C-D-E-F-G-H-A on the accompanying part plan designated for 'Industrial Zone' in the sanctioned Revised Development Plan of Bilimora, shall be deleted from the said zone and the lands so released shall be designated for 'Residential zone' under Section 12(2)(a) of the Gujarat Town Planning and Urban Development Act, 1976.

By order and in the name of the Governor of Gujarat,

J. H. TAMAKUWALA,
Officer on Special Duty and Joint
Secretary to Government.



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PART IV-B

Rules and Orders (other than those published in Parts I, I-A and I-E) made
by the Government of Gujarat under the Gujarat Acts.

INDUSTRIES AND MINES DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 14th July, 1997.

GUJARAT MUNICIPALITIES ACT, 1963.

No. GHU-97(38)-GID-1096-1624-G 1 :— WHEREAS the draft of the VAGHODIA Notified Area Consolidated Tax Rules, 1997 was published as required by sub-section (3) of section 277 of the Gujarat Municipalities Act, 1963 (Guj. 34 of 1964) at pages 108-1 to 108-6 of the Gujarat Government Gazette, Extraordinary, Part IVB, dated the 27th May 1997 under Government Notification, Industries and Mines Department, No. GHU-97(19)-GID-1096-1624-G 1 dated the 27th May 1997 for inviting objections and suggestions from all persons likely to be affected thereby within thirty days from the date of publication of the said notification in the *Official Gazette*;

AND WHEREAS, no objections or suggestions have been received by the Collector of Vadodara District, Vadodara in respect of the said draft notification.

NOW, THEREFORE, in exercise of the powers conferred by section 264B read with section 277 of the Gujarat Municipalities Act, 1963 (Guj. 34 of 1964), the Government of Gujarat hereby makes the following rules, namely:—

NOTIFICATION

1. Short Title. These rules may be called the Vaghodia Notified Area Consolidated Tax Rules, 1997.

2. Definitions. In these rules unless the context otherwise requires -

- (a) 'the Act' means the Gujarat Municipalities Act, 1963 ;
- (b) 'building' means a building as defined in clause (2) of section 2 of the Gujarat Municipalities Act, 1963 ;
- (c) 'building used for residential purpose' means any building or set of buildings within same enclosure used by one and the same occupier as a human dwelling or as a place for the custody of property including animals not intended for sale in the ordinary course or trade ;
- (d) 'building used for business purpose' means any building or set of buildings within the same enclosure used by one and the same occupier for preparing or manufacturing any kinds of goods and services or for trade or for transport business or for any purpose other than residential.
- (e) 'Corporation' means Gujarat Industrial Development Corporation constituted under Gujarat Industrial Development Act, 1962 ;
- (f) 'consolidated Tax' means the tax imposed in the Notified Area under these rules ;
- (g) 'Land' means the land as defined in clause (11) of section 2 of the Gujarat Municipalities Act, 1963 ;
- (h) 'Notified Area Officer' means an officer of the Corporation appointed for the purpose of assessment and recovery of tax under section 16 of the Gujarat Industrial Development Act, 1962 ;
- (i) 'Notified Area' means an area declared as such under section 16 of the Gujarat Industrial Development Act, 1962 ;
- (j) 'Occupier' means an allottee of the Corporation as a licensee, a lessor and owner of property by virtue of conveyance deed as the case may be or a person in possession of property by virtue of rent, lease or as a caretaker, trustee or otherwise or other owners of property situated within the Notified Area for the time being receiving the rent of any land or building whether on his own account or as an agent or trustee for any other person or for any other society or for any religious or charitable purposes or who would so receive the rent if such land or building were let to a tenant.

Explanation. - Lessee, person in possession of property by virtue of conveyance deed, rent lease shall have the same meaning as defined in the disposal of Property Regulations, 1967 of the Corporation or Disposal of Land Regulations, 1968 of the Corporation or Rent Regulations, 1971, as the case may be;

(k) 'owner' means an owner as defined in clause (18) of section 2 of the Act ;

(l) 'year' means a financial year .

3. **Rate of Consolidated Tax .** A consolidated tax on all buildings and lands situated within the limits of Notified Area shall be levied at the rates specified in the Annexure -A in lieu of the following taxes:-

- (a) Tax on buildings or lands.
- (b) General Sanitary cess.
- (c) Lighting tax

4. **EXEMPTION.** (1) The following shall be exempted from the consolidated tax :-

- (a) Buildings and land belonging to the Central or State Government, Panchayat, District School Board and Municipal School Buildings.
 - (b) All buildings and lands which are declared protected monuments within the meaning of Ancient Monuments and Archaeological Sites and Remains Act, 1965 and not yielding any revenue or rent .
 - (c) All buildings and lands or portions thereof used or occupied exclusively for public worship or for charitable and educational purposes and not yielding any revenue or rent.
- (2) Any occupier engaged in the manufacture of goods and services shall be exempted from the payment of tax as follows:-
- (i) For first year beginning from the date of allotment .
 - (ii) For second year to fifth year up to 50% .
- (3) Any occupier, not being an allottee shall be entitled to exemption as stated above from the date of the year on which he becomes an owner of land or building or obtains land or building.

5. **Assessment and liability of the consolidated Tax .** (a) The tax shall be assessed and recovered so far as applicable to, in accordance with the provisions of the Gujarat Municipalities Act , 1963 .

(b) An occupier shall be primarily liable for payment of tax under these rules.

(c) The owner of the superstructure of the building shall primarily be liable for payment of tax under these rules.

(d) The tax shall be payable in advance in one installment on or before the first day of April in each year.

6. Remissions and Refund (a) Where any building or land remained vacant has not been used throughout the year and the notice to that effect is given to the Notified Area Officer, the remission or refund to the extent of not more than one-half of the amount of tax shall be granted :

Provided that no remission or refund shall take effect for any period prior to the date of receipt of such notice.

(b) When any part of the building is demolished the remissions or refund may be granted to the extent of not more than one fourth of the amount of the tax.

7. Notice to be given in writing. It shall be the duty of the owner of a building or land to give a notice in writing to the Notified Area Officer within one month, when-

(a) a building is newly erected or constructed ;

(b) a building, which has been already assessed, is either extended, rebuilt, reconstructed or additions and alterations are made thereto or improvement has been made so as to raise its capital value ;

(c) a building or land which has already been assessed is divided ;

(d) a building wholly or in part demolished or destroyed or is otherwise become in such a state that it decrease its letting value.

Explanation .- The period of one month shall be counted from the date of completion or occupation whichever is earlier in case of (a), (b) and (c) and from the date of occurrence of event in case of (d) above.

8. Assessment on receipt of notice .- (1) When a notice in writing under rule 7 is received, the Notified Area Officer, after making such inquiry as he deem necessary, shall cause the building to be assessed.

(2) After such assessment is made, the Notified Area Officer shall enter such valuation in a separate list and at the end of the year, such change made in the assessment shall be entered in the authenticated assessment list

9. Name of the owner in Assessment list, when the succession in dispute .
When there is any dispute about the succession of any person whose name is entered as owner of any property in the assessment list , the name of such of the claimants to succession as in the possession of the property by actual occupation or otherwise shall be entered as owner in the assessment list and the tax shall be recovered from him until on the settlement of the dispute or on the production of the order of competent Court or otherwise the other claimant satisfies the Notified Area Officer, that he is entitled to be entered as owner of the property either individually or jointly.
10. Transferor and Transferee to give notice in writing . Whenever, the title of any person primarily liable for payment of the tax in respect of any building or land is transferred by an instrument in writing or otherwise, the transferor and the transferee shall within three months after the transfer is effected, give notice in writing to the Notified Area Officer, who after making such inquiries as he deems necessary, order that the name of the transferee shall be entered in the assessment list in place of the transferor. The transferee, thereafter, shall be liable for the payment of tax due for the whole year including arrears of tax if any, in respect of the property transferred.
11. Heirs to give notice and their liability. In the case of the death of the person primary liability for the payment of the tax, the person to whom the title of the property of the deceased has been transferred as heir or otherwise, shall give a notice of such transfer to the Notified Area Officer within three months from the date of the death of the deceased. The Notified Area Officer may after making such inquiry as he deems necessary, pass an order that the names of the heirs of the deceased may be entered in the assessment list and such heirs shall be liable for payment of tax due for the whole year including arrears of tax.
12. Decision to be final. - The decision of the Notified Area Officer relating to tax and other matters thereto shall be final.

ANNEXURE -A

(see rule 3)

Rates of Consolidated Tax for Vaghodia Notified Area.

Name of Notified Area 1	Rate of Consolidated Tax 2
Vaghodia Notified Area (Taluka, Vaghodia) (District, Vadodara)	(i) 12 % on rateable value not exceeding RS. 21,599/- (for properties valued upto rupees three lacs.) (ii) 12.5 % on rateable value exceeding Rs. 21,599/-, but not exceeding Rs. 36,000/- (for properties valued above rupees three lacs and up to rupees five lacs). (iii) 13.5% on rateable value exceeding RS. 36,000/- (properties valued above rupees five lacs).

By order and in the name of the Governor of Gujarat,

A. M. JOSHIYARA,
Under Secretary to Government.



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PART IV-B

Rules and Orders (other than those published in Parts I, I-A and I-L) made by the Government of Gujarat under the Gujarat Acts.

URBAN DEVELOPMENT AND URBAN HOUSING DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 14th July, 1997.

THE GUJARAT TOWN PLANNING AND URBAN DEVELOPMENT ACT, 1976.

No. GH/V-/91 of 1997/DVP-3088/M/292/L.—WHEREAS the Government of Gujarat was of the opinion that it was necessary in the public interest to make variation in the final Revised Development Plan for the town of Godhara sanctioned under Government Notification, Urban Development and Urban Housing Department No. GH/V/153 of 1988/DVP-3086-2703-(88)-L dated the 16th August, 1988 (hereinafter referred to as "the said revised development plan");

AND WHEREAS, the variation proposed to be made in the said revised development plan was published as required by sub-section (7) of section 19 of the Gujarat Town Planning and Urban Development Act, 1976 (President's Act No. 27 of 1976) (hereinafter referred to as "the said Act") (in the Gujarat Government Gazette Part IV-B, dated 7th September, 1992 on Page No. 207-3 under Government Notification, Urban Development and Urban Housing Department No. GH/V/196 of 1992/DVP-3089-M-292-L dated the 7th September, 1992 alongwith a notice calling upon any person to submit suggestions or objections if any with respect to the proposed variation to the Secretary to the Government of Gujarat, Urban Development and Urban Housing Department, Sachivalaya, Gandhinagar in writing within a period of two months from the date of publication of the said variation;

AND WHEREAS, the Government of Gujarat has not received any suggestions and objections;

AND WHEREAS the Government of Gujarat has consulted the Appropriate Authority/Area Development Authority (Godhara Nagarpalika);

NOW, THEREFORE, in exercise of the powers conferred by section 19 of the Gujarat Town Planning and Urban Development Act, 1976 (President's Act No. 27 of 1976) the Government of Gujarat hereby :-

- (a) sanctions the said variation to be made in the said revised development plan, as set out in Schedule appended hereto, and
- (b) specifies that the variation so set out shall come into force from the 14th July, 1997.

SCHEDULE

Variation to the final Revised Development Plan of Godhara sanctioned by Government Notification, Urban Development and Urban Housing Department Notification No. GH/V/153 of 1988/DVP-3086-2703-(88)-L dated the 16th August, 1988.

The lands bearing R.S. No. 549, 551, 552, 569, 570, 574, 575, 576, 577 and 579 of Godhara designated for Agriculture Zone in sanctioned revised Development Plan of Godhara shall be deleted from said use and the lands so released shall be designated for "Residential Use" under Section 12(2)(a) of the Act as shown on the accompanying plan.

By order and in the name of the Governor of Gujarat,

J. H. TAMAKUWALA,
Officer on Special Duty and Joint
Secretary to Government.



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PORTS & FISHERIES DEPARTMENT

Notification

Sachivalaya, Gandhinagar, Dated the 14th July, 1997.

Gujarat Maritime Board Act, 1981

No.GH/PF(7)/97/GMB/1296-3132(1)GH:- In partial modification of Government Notification, Ports & Fisheries Department No.GH/PF(6)/96/GMB/1296-3132 (1)-GH, dated the 22nd Novamebr, 1996, Government of Gujarat hereby appoints Shri Narsinh Dhanjibhai Padhiar as Chairman of Gujarat Maritime Board for three years from the date of his appointment as Chairman subject to all provisions incorporated in the Gujarat Maritime Board Act, 1981 (Guj. 30 of 1981).

By order and in the name of Governor of Gujarat,

VAGMIN BUCH,

Joint Secretary to Government.



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PART IV—B

Rules and Orders (other than those published in Parts I, I-A and I-L) made by the Government of Gujarat under the Gujarat Act.

ENERGY AND PETROCHEMICALS DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 15th July, 1997.

Read : Government Notification No. GHU-87-43-ELD-1183-8171-K, dated 10th August, 1987.

*BOMBAY ELECTRICITY DUTY ACT, 1958.

No. GHU-57-ELD-1197-1029-K.—In exercise of the powers conferred by sub-section (3) of Section--3 of the Bombay Electricity Duty Act, 1958, the Government of Gujarat is pleased to amend the rate of Electricity duty as specified in Government Notification No. GHU-87-43-ELD-1183-8171-K, dated 10th August, 1987 from "35 percent of the consumption charges" to "20 percent of the consumption charges".

All other conditions stipulated therein remain unchanged.

By order and in the name of the Governor of Gujarat,

M. M. JOSHI,
Under Secretary to Government.



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PART IV-B

Rules and Orders (other than those published in Parts-I, I-A and I-L) made
by the Government of Gujarat under the Gujarat Act.

INDUSTRIES AND MINES DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 11th July, 1997.

GUJARAT MUNICIPALITIES ACT, 1963.

No.GHU-97 (35) - GID - 1093 - 1938-G1 :- The following draft notification which it is proposed to be issued under section 264 B read with section 277 of the Gujarat Municipalities Act, 1963 (Guj. 34 of 1964) is published as required by sub-section (3) of section 277 of the said Act for the information of all persons likely to be affected thereby and notice is hereby given that the said draft will be taken into consideration by the Government of Gujarat on or after the expiry of thirty days from the date of publication of this notification in the **Official Gazette**

2. The objections or suggestions by any person may be sent to the collector of Surat District, Surat with respect to the said draft before the expiry of the aforesaid period and the same will be considered by the Government.

Draft Notification

No. GHU - 97 - (35) - GID - 1093 - 1938 - G1 :- In exercise of the powers conferred by section 264 B read with section 277 of the Gujarat Municipalities Act, 1963 (Guj. 34 of 1964), the Government of Gujarat hereby makes the following rules, namely :-

1. **Short Title** :- These rules may be called the Sachin Notified Area Consolidated Tax Rules, 1997.

2. Definitions .- In these Rules unless the context otherwise requires -

- (a) 'the Act' means the Gujarat Municipalities Act, 1963;
- (b) 'building' means a building as defined in clause (2) of section 2 of the Act.
- (c) 'building used for residential purpose' means any building or set of buildings within the same enclosure used by one and the same occupier as a human dwelling or as a place for the custody of property including animals, not intended for sale in the ordinary course or trade ;
- (d) 'building used for business purpose' means any building or set of buildings within the same enclosure used by one and the same occupier for preparing or manufacturing any kinds of goods and services or for trade or for transport business or for any purpose other than residential.
- (e) 'Corporation' means Gujarat Industrial Development Corporation constituted under the Gujarat Industrial Development Act, 1962;
- (f) 'Consolidated Tax' means the tax imposed in the Notified Area under these rules;
- (g) 'Land' means the land as defined in clause (11) of section 2 of the Act.
- (h) 'Notified Area Officer' means an officer of the Corporation appointed for the purpose of assessment and recovery of tax under section 16 of the Gujarat Industrial Development Act, 1962.
- (i) 'Notified Area' means an area declared as such under section 16 of the Gujarat Industrial Development Act, 1962;
- (j) 'Occupier' means an allottee of the Corporation as a licensee, a lessee or an owner of property by virtue of conveyance deed as the case may be, or a person in possession of property by virtue of rent, lease or as a caretaker, trustee or otherwise or other owners of property situated within the Notified Area for the time being receiving the rent of any land or building whether on his own account or as an agent or trustee for any other person or for any other society or for any religious or charitable purpose or who would so receive the rent if such land or building were let to a tenant.

Explanation:- Lessee, person in possession of property by virtue of conveyance deed, rent lease shall have the same meaning as defined in the disposal of Property Regulations 1967 of the Corporation or Disposal of Land Regulations 1968 of the Corporation or Rent Regulations 1971 as the case may be;

- (k) 'owner' means an owner as defined in clause (18) of section 2 of the Act;

- (l) 'year' means a financial year;

3. Rate of Consolidated Tax : - A consolidated tax on all buildings and lands situated within the limits of Notified Area shall be levied at the rates specified in the Annexure -A in lieu of the following taxes:-

- (a) Tax on buildings or lands.
- (b) General Sanitary cess.
- (c) Lighting Tax

4. EXEMPTION.-

- (1) The following shall be exempted from the consolidated Tax :-

- (a) Buildings and lands belonging to the Central or State Government, Panchayat, District School Board and Municipal School Buildings.

- (b) All buildings and lands which are declared protected monuments within the meaning of Ancient Monuments Preservation Act, 1904 or the Gujarat Ancient Monuments and Archaeological sites and Remains Act, 1965 and not yielding any revenue or rent.
- © All buildings and lands or portions thereof used or occupied exclusively for public worship or charitable and educational purposes and not yielding any revenue or rent.
- (2) Any occupier engaged in the manufacture of goods and services shall be exempted from payment of tax as follows:-
 - (i) For first year beginning from the date of allotment.
 - (ii) For second year to fifth year up to 50%.
- (3) Any occupier, not being an allottee shall be entitled to exemption as stated above from the date of year on which he becomes an owner of land or building or obtains land or building.

5. Assessment and liability of the consolidated Tax.-

- (a) The tax shall be assessed and recovered so far as applicable to, in accordance with the provisions of the Act.
- (b) An occupier shall be primarily liable for the payment of tax under these rules.
- (c) The owner of the superstructure of the building shall primarily be liable for payment of tax under these rules.
- (d) The tax shall be payable in advance in one installment on or before the first day of April in each year.

6. Remissions and Refund.-

- (a) Where any building or land remained has not been used throughout the year and the notified Area Officer, the remission or refund to the extent of not more than one-half of the amount of tax shall be granted.
Provided that no remission or refund shall take effect for any period prior to the date of receipt of such notice.
- (b) When any part of the building is demolished the remissions or refund may be granted to the extent of not more than one fourth of the amount of the tax.

7. Notice to be given in writing . - it shall be the duty of the owner of a building or land to give a notice in writing to the Notified Area Officer within one month, when-

- (a) a building is newly erected or constructed ;
- (b) a building, which has been already assessed, is either extended, rebuilt, reconstructed or additions or alterations are made thereto or improvement has been made so as to raise its capital value ;
- (c) a building or land which has already been assessed is divided;
- (d) a building is wholly or in part demolished or destroyed or is otherwise become in such a state that it decreases its letting value.

Explanation .- The period of one month shall be counted from the date of completion or occupation whichever is earlier in case of (a), (b) and © and from the date of occurrence of event in case of (c) and (d) above.

8. Assessment on receipt of notice .-

- (1) when a notice in writing under rule 7 is received, the Notified Area Officer, after making such inquiry as may be deemed necessary, shall cause the building to be assessed.

- (2) after such assessment is made, the Notified Area Officer shall enter such valuation in a separate list and at the end of the year such change made in the assessment shall be entered in the authenticated assessment list.

9. Name of the owner in Assessment list, when the succession in dispute .- when there is any dispute about the succession of any person whose name is entered as owner of any property in the assessment list, the name of such of the claimants to succession as in the possession of the property by actual occupation or otherwise shall be entered as owner in the assessment list and the tax shall be recovered from him until on the settlement of the dispute or on the production of the order of competent Court or otherwise the other claimant satisfies the Notified Area Officer, that he is entitled to be entered as owner of the property either individually or jointly.

- 10. Transferor and Transferee to give notice in writing .-** whenever, the title of any person primarily liable for payment of the tax in respect of any building or land is transferred by an instrument in writing or otherwise, the transferor and the transferee shall within three months after the transfer is effected, give notice in writing to the Notified Area Officer, who after making such inquiries as he deems necessary, order that the name of the transferee shall be entered in the assessment list in place of the transferor. The transferee, thereupon, shall be liable for the payment of tax due for the whole year including arrears of tax if any, in respect of the property transferred.

- 11. Heirs to give notice and their liability.-** In the case of the death of the person primary liability for the payment of the tax, the person to whom the title of the property of the deceased has been transferred as heir or otherwise, shall give a notice of such transfer to the Notified Area Officer within three months from the date of the death of the deceased. The Notified Area Officer may after making such inquiry as he deems necessary, pass an order that the names of the heirs of the deceased may be entered in the assessment list and such heirs shall be liable for payment of tax due for the whole year including arrears of tax.

- 12. Decision to be final.-** The decision of the Notified Area Officer relating to tax and other matters thereto shall be final.

ANNEXURE -A

(see rule -3)

Rates of Consolidated Tax for Sachin Notified Area.

Name of Notified Area 1	Rate of Consolidated Tax 2
Sachin Notified Area. (Taluka. Choryasi). (District. Surat).	(i) 12 % on rateable value not exceeding RS. 21,599/- (for properties valued upto rupees three lacs.)
	(ii) 12.5 % on rateable value exceeding Rs. 21,599/-, but not exceeding Rs. 36,000/- (for properties valued above rupees three lacs and up to rupees five lacs).
	(iii) 13.5% on rateable value exceeding RS. 36,000/- (properties valued above rupees five lacs).

By order and in the name of the Governor of Gujarat,

A. M. JOSHIYARA
Under Secretary to Government.



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PART IV-B

Rules and Orders (other than those published in Parts I, I-A and I-L) made by the Government of Gujarat under the Gujarat Acts.

INDUSTRIES AND MINES DEPARTMENT

Notification

Sachivalaya, Gandhinagar. 11th July, 1997.

GUJARAT MUNICIPALITIES ACT, 1963.

No.GHU-97 (37) - GID - 1093 - 1935-G1 :- The following draft notification which it is proposed to be issued under section 264 B read with section 277 of the Gujarat Municipalities Act, 1963 (Guj. 34 of 1964) is published as required by sub-section (3) of section 277 of the said Act for the information of all persons likely to be affected thereby and notice is hereby given that the said draft will be taken into consideration by the Government of Gujarat on or after the expiry of thirty days from the date of publication of this notification in the *Official Gazette*

2. The objections or suggestions by any person may be sent to the collector of Bharuch District, Bharuch with respect to the said draft before the expiry of the aforesaid period and the same will be considered by the Government.

Draft Notification

No: GHU - 97 - (37) - GID - 1093 - 1935 - G1 :- In exercise of the powers conferred by section 264 B read with section 277 of the Gujarat Municipalities Act, 1963 (Guj. 34 of 1964), the Government of Gujarat hereby makes the following rules, namely :-

1. **Short Title** :- These rules may be called the Valia-Jhagadia Notified Area Consolidated Tax Rules, 1997.

2. Definitions :- In these Rules unless the context otherwise requires -

- (a) 'the Act' means the Gujarat Municipalities Act, 1963;
- (b) 'building' means a building as defined in clause (2) of section 2 of the Act.
- (c) 'building used for residential purpose' means any building or set of buildings within the same enclosure used by one and the same occupier as a human dwelling or as a place for the custody of property including animals, not intended for sale in the ordinary course or trade;
- (d) 'building used for business purpose' means any building or set of buildings within the same enclosure used by one and the same occupier for preparing or manufacturing any kinds of goods and services or for trade or for transport business or for any purpose other than residential.
- (e) 'Corporation' means Gujarat Industrial Development Corporation constituted under the Gujarat Industrial Development Act, 1962;
- (f) 'Consolidated Tax' means the tax imposed in the Notified Area under these rules;
- (g) 'Land' means the land as defined in clause (11) of section 2 of the Act.
- (h) 'Notified Area Officer' means an officer of the Corporation appointed for the purpose of assessment and recovery of tax under section 16 of the Gujarat Industrial Development Act, 1962.
- (i) 'Notified Area' means an area declared as such under section 16 of the Gujarat Industrial Development Act, 1962;
- (j) 'Occupier' means an allottee of the Corporation as a licensee, a lessee or an owner of property by virtue of conveyance deed as the case may be, or a person in possession of property by virtue of rent, lease or as a caretaker, trustee or otherwise or other owners of property situated within the Notified Area for the time being receiving the rent of any land or building whether on his own account or as an agent or trustee for any other person or for any other society or for any religious or charitable purpose or who would so receive the rent if such land or building were let to a tenant.

Explanation:- Lessee, person in possession of property by virtue of conveyance deed, rent lease shall have the same meaning as defined in the disposal of Property Regulations 1967 of the Corporation or Disposal of Land Regulations 1968 of the Corporation or Rent Regulations 1971 as the case may be;

- (k) 'owner' means an owner as defined in clause (18) of section 2 of the Act;
- (l) 'year' means a financial year;

3. Rate of Consolidated Tax :- A consolidated tax on all buildings and lands situated within the limits of Notified Area shall be levied at the rates specified in the Annexure -A in lieu of the following taxes:-

- (a) Tax on buildings or lands.
- (b) General Sanitary cess.
- (c) Lighting Tax

4. EXEMPTION.-

(1) The following shall be exempted from the consolidated Tax. :-

- (a) Buildings and lands belonging to the Central or State Government, Panchayat, District School Board and Municipal School Buildings.

(b) All buildings and lands which are declared protected monuments within the meaning of Ancient Monuments Preservation Act, 1904 or the Gujarat Ancient Monuments and Archaeological Sites and Remains Act, 1965 and not yielding any revenue or rent.

© All buildings and lands or portions thereof used or occupied exclusively for public worship or for charitable and educational purposes and not yielding any revenue or rent.

(2) Any occupier engaged in the manufacture of goods and services shall be exempted from the payment of tax as follows:-

(i) For first year beginning from the date of allotment.

(ii) For second year to fifth year up to 50%.

(3) Any occupier, not being an allottee shall be entitled to exemption as stated above from the date of the year on which he becomes an owner of land or building or obtains land or building.

5. Assessment and liability of the consolidated Tax.-

(e) The tax shall be assessed and recovered so far as applicable to, in accordance with the provisions of the Act.

(b) An occupier shall be primarily liable for the payment of tax under these rules.

(c) The owner of the superstructure of the building shall primarily be liable for payment of tax under these rules.

(d) The tax shall be payable in advance in one installment on or before the first day of April in each year.

6. Remissions and Refund.-

(a) Where any building or land remained has not been used throughout the year and the notice to that effect is given to the Notified Area Officer, the remission or refund to the extent of not more than one-half of the amount of tax shall be granted:

Provided that no remission or refund shall take effect for any period prior to the date of receipt of such notice.

(b) When any part of the building is demolished the remissions or refund may be granted to the extent of not more than one fourth of the amount of the tax.

7. Notice to be given in writing . - It shall be the duty of the owner of a building or land to give a notice in writing to the Notified Area Officer within one month, when-

(a) a building is newly erected or constructed ;

(b) a building, which has been already assessed, is either extended, rebuilt, reconstructed or additions and alterations are made thereto or improvement has been made so as to raise its capital value ;

(c) a building or land which has already been assessed is divided;

(d) a building is wholly or in part demolished or destroyed or is otherwise become in such a state that it decrease its letting value.

Explanation .- The period of one month shall be counted from the date of completion or occupation whichever is earlier in case of (a), (b) and © and from the date of occurrence of event in case of (d) above.

8. Assessment on receipt of notice .-

(1) when a notice in writing under rule 7 is received, the Notified Area Officer, after making such inquiry as is deem necessary, shall cause the building to be assessed.

- (2) after such assessment is made, the Notified Area Officer shall enter such valuation in a separate list and at the end of the year such change made in the assessment shall be entered in the authenticated assessment list.
9. **Name of the owner in Assessment list, when the succession in dispute** :- when there is any dispute about the succession of any person whose name is entered as owner of any property in the assessment list, the name of such of the claimants to succession as in the possession of the property by actual occupation or otherwise shall be entered as owner in the assessment list and the tax shall be recovered from him until on the settlement of the dispute or on the production of the order of competent Court or otherwise the other claimant satisfies the Notified Area Officer, that he is entitled to be entered as owner of the property either individually or jointly.
10. **Transferor and Transferee to give notice in writing** :- whenever, the title of any person primarily liable for payment of the tax in respect of any building or land is transferred by an instrument in writing or otherwise, the transferor and the transferee shall within three months after the transfer is effected, give notice in writing to the Notified Area Officer, who after making such inquiries as he deems necessary, order that the name of the transferee shall be entered in the assessment list in place of the transferor. The transferee, thereafter, shall be liable for the payment of tax due for the whole year including arrears of tax if any, in respect of the property transferred.
11. **Heirs to give notice and their liability** :- In the case of the death of the person primary liability for the payment of the tax, the person to whom the title of the property of the deceased has been transferred as heir or otherwise, shall give a notice of such transfer to the Notified Area Officer within three months from the date of the death of the deceased. The Notified Area Officer may after making such inquiry as he deems necessary, pass an order that the names of the heirs of the deceased may be entered in the assessment list and such heirs shall be liable for payment of tax due for the whole year including arrears of tax.
12. **Decision to be final** :- The decision of the Notified Area Officer relating to tax and other matters thereto shall be final.

ANNEXURE -A

(see rule -3)

Rates of Consolidated Tax for Valia- Jhagadia Notified Area.

Name of Notified Area 1	Rate of Consolidated Tax 2
Valia-Jhagadia Notified Area (Taluka Bharuch). (District. Bharuch).	(i) 12 % on rateable value not exceeding RS. 21,599/- (for properties valued upto rupees three lacs.)
	(ii) 12.5 % on rateable value exceeding Rs. 21,599/-, but not exceeding Rs. 36,000/- (for properties valued above rupees three lacs and up to rupees five lacs).
	(iii) 13.5% on rateable value exceeding RS. 36,000/- (properties valued above rupees five lacs).

By order and in the name of the Governor of Gujarat,

A. M. JOSHIYARA
Under Secretary to Government.



The Gujarat Government Gazette EXTRAORDINARY

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VOL. XXXVIII]

TUESDAY, JULY 15, 1997/ASADHA 24, 1919

Separate paging is given to this Part in order that it may be filed as a Separate Compilation.

PART IV-B

Rules and Orders (other than those published in Parts I, I-A and I-L) made
by the Government of Gujarat under the Gujarat Act.

INDUSTRIES AND MINES DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 15th July, 1997.

GUJARAT MUNICIPALITIES ACT, 1963.

No. GHU-97(40)-GID-1097-807-G1:- WHEREAS the draft of the SARIGAM Notified Area Consolidated Tax Rules, 1997 was published as required by sub-section (3) of section 277 of the Gujarat Municipalities Act, 1963 (Guj. 34 of 1964) at pages 99-1 to 99-5 of the Gujarat Government Gazette, Extraordinary, part IVB, dated the 6th May 1997 under Government Notification, Industries and Mines Department, No. GHU-97(17)-GID-1097-807-G1 dated the 6th May 1997 for inviting objections and suggestions from all persons likely to be affected thereby within thirty days from the date of publication of the said notification in the Official Gazette;

AND WHEREAS, no objections or suggestions have been received by the Collector of Valsad District, Valsad in respect of the said draft notification;

NOW, THEREFORE, in exercise of the powers conferred by section 264B read with section 277 of the Gujarat Municipalities Act, 1963 (Guj. 34 of 1964), the Government of Gujarat hereby makes the following rules namely :-

N O T I F I C A T I O N

1. **Short Title.** - These rules may be called the Sarigam Notified Area Consolidated Tax Rules, 1997.
2. **Definitions.** - In these rules unless the context otherwise requires-
 - (a) "the Act" means the Gujarat Municipalities Act, 1963;
 - (b) "building" means a building as defined in clause (2) of section 2 of the Gujarat Municipalities Act, 1963;
 - (c) "building used for residential purpose" means any building or set of buildings within the same enclosure used by one and the same occupier as a human dwelling or as a place for the custody of property including animals, not intended for sale in the ordinary course or trade;
 - (d) "building used for the business purpose" means any building or set of buildings within the same enclosure used by one and the same occupier for preparing or manufacturing any kinds of goods and services or for trade, or for transport business or for any purpose other than residential;
 - (e) "Corporation" means the Gujarat Industrial Development Corporation constituted under the Gujarat Industrial Development Act, 1962;
 - (f) "consolidated tax" means the tax imposed in the notified area under these rules;
 - (g) "Land" means the land as defined in clause (11) of section 2 of the Gujarat Municipalities Act, 1963;
 - (h) "Notified Area Officer" means an officer of the Corporation appointed for the purpose of assessment and recovery of tax under section 16 of the Gujarat Industrial Development Act, 1962;
 - (i) "Notified area" means an area declared as such under section 16 of the Gujarat Industrial Development Act, 1962;
 - (j) "occupier" means an allottee of the Corporation as a licensee, a lessee or an owner of property by virtue of conveyance deed, as the case may be, or a person in possession of property by virtue of rent, lease or as a caretaker, trustee or otherwise or other owners of property situated within the Notified Area for the time being receiving the rent of any land or

building whether on his own account or as an agent or trustee for any other person or for any other society or for any religious or charitable purposes or who would so receive the rent if such land or building were let to a tenant.

Explanation :- Lessee, person in possession of property by virtue of conveyance deed, rent lease shall have the same meaning as defined in the Disposal of Property Regulations, 1967 of the Corporation or Disposal of Land Regulations, 1968 of the Corporation or Rent Regulations, 1971, as the case may be.

(k) 'owner' means an owner as defined in clause (18) of section 2 of the Act;

(l) 'year' means a financial year.

3. Rate of Consolidated Tax.- A consolidated tax on all buildings and lands situated within the limits of Notified Area shall be levied at the rate specified in the Annexure-A in lieu of the following taxes :-

- (a) Tax on buildings or lands.
- (b) General sanitary cess.
- (c) Lighting tax.

4. Exemption .- (1) The following shall be exempted from the consolidated tax. :-

- (a) Buildings and lands belonging to the Central or State Government, Panchayat, District School Board and Municipal School Buildings.
- (b) All buildings and lands which are declared protected monuments within the meaning of Ancient Monuments Preservation Act, 1904 or the Gujarat Ancient Monuments and Archaeological Sites and Remains Act, 1965 and not yielding any revenue or rent.
- (c) All building and lands or portions thereof used or occupied exclusively for public worship or for charitable and educational purposes and not yielding any revenue or rent.

(2) Any occupier engaged in the manufacture of goods and services shall be exempted from the payment of tax as follows:-

- (i) for first year beginning from the date of allotment;
- (ii) for second year to fifth year upto 50 %

(3) Any occupier, not being an allottee shall be entitled to exemption as stated above from the date of the year on which he becomes an owner of land or building or obtains land or building.

5. Assessment and liability of the Consolidated Tax.-

- (a) The tax shall be assessed and recovered so far as applicable to, in accordance with the provisions of the Gujarat Municipalities Act, 1963.

- (b) An occupier shall be primarily liable for payment of tax under these rules.
 - (c) The owner of the superstructure of the building shall primarily be liable for payment of tax under these rules.
 - (d) The tax shall be payable in advance in one installment on or before the first day of April in each year.
6. **Remissions and Refund.**— (a) Where any building or land remained vacant has not been used throughout the year and the notice to that effect is given to the Notified Area Officer, the remission or refund to the extent of not more than one half of the amount of tax shall be granted:
- Provided that no remission or refund shall take effect for any period prior to the date of receipt of such notice.
- (b) When any part of the building is demolished the remissions or refund may be granted to the extent of not more than one fourth of the amount of the tax.
7. **Notice to be given in writing.**— It shall be the duty of the owner of a building or land to give a notice in writing to the Notified Area Officer within one month, when—

- (a) a building is newly erected or constructed;
- (b) a building, which has been already assessed, is either extended, rebuilt, reconstructed or additions and alterations are made thereto or improvement has been made so as to raise its capital value;
- (c) a building or land which has already been assessed is divided;
- (d) a building is wholly or in part demolished or destroyed or is otherwise become in such a state that it decrease its letting value.

Explanation.— The period of one month shall be counted from the date of completion or occupation whichever is earlier in case of (a), (b) and (c) and from the date of occurrence of event in case of (d) above

8. **Assessment on receipt of Notice.**— (1) When a notice in ing under rule 7 is received, the Notified Area Officer, after making such inquiry as is deem necessary, shall cause the building to be assessed.
- (2) After such assessment is made, the Notified Area Officer shall enter such valuation in a seperate list and at the end of the year, such change made in the assessment shall be entered in the authenticated assessment list.

9. **Name of owner in Assessment List, when the succession in dispute.** When there is any dispute about the succession of any person whose name is entered as owner of any property in the assessment list, the name of such of the claimants to succession as in the possession of the property by actual occupation or otherwise shall be entered as owner in the assessment list and the tax shall be recovered from him until on the settlement of the dispute or on the production of the order of competent Court or otherwise the other claimant satisfies the Notified Area Officer, that he is entitled to be entered as owner of the property either individually or jointly.
10. **Transferor and Transferee to give Notice in writing.-** Whenever, the title of any person primarily liable for payment of the tax in respect of any building or land is transferred by an instrument in writing or otherwise, the transferor and the transferee shall within three months after the transfer is effected, give notice in writing to the Notified Area Officer, who after making such inquiries as he deems necessary, order that the name of the transferee shall be entered in the assessment list in place of the transferor. The transferee, thereafter, shall be liable for the payment of tax due for the whole year including arrears of tax, if any, in respect of the property transferred.
11. **Heirs to give notice and their liability.-** In the case of the death of the person primary liability for the payment of the tax, the person to whom the title of the property of the deceased has been transferred as heir or otherwise, shall give a notice of such transfer to the Notified Area Officer within three months from the date of the death of the deceased. The Notified Area Officer may after making such inquiry as he deems necessary, pass an order that the names of the heirs of the deceased may be entered in the assessment list and such heirs shall be liable for payment of tax due for the whole year including arrears of tax.

12. Decision to be final.—The decision of the Notified Area Officer relating to tax and other matters thereto shall be final.

ANNEXURE-A
(See rule 3)

Rates of Consolidated Tax for Sarigam Notified Area.

Name of Notified Area	Rate of Consolidated Tax.
1	2
Sarigam Notified Area (Taluka.Umergam) (District.Valsad).	(i) 12 % on rateable value not exceeding Rs.21599/- (for properties Valued up to rupees three lacs). (ii) 12.5 % on rateable value exceeding Rs. 21599/-, but not exceeding Rs.36000/-(for properties valued above rupees three lacs and up to rupees five lacs). (iii) 13.5 % on rateable value exceeding Rs. 36000 /- (properties valued above rupees five lacs).

By order and in the name of the Governor of Gujarat.

A. M. JOSHIYARA
Under Secretary to Government.



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The Gujarat Government Gazette EXTRAORDINARY

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WEDNESDAY, JULY 16, 1997/ASADHA 25, 1919

Separate paging is given to this Part in order that it may be filed as a separate compilation.

PART IV-B

Rules and Orders (other than those published in Parts I, I-A and I-L) made
by the Government of Gujarat under the Gujarat Acts.

FINANCE DEPARTMENT

Notification

Sachivalaya, Gandhinagar. 16th July, 1997.

GUJARAT SALES TAX ACT, 1969.

No. (GHN-23)-GST/1097-(S-49) (304)/TH.—WHEREAS the Government of Gujarat considers it necessary so to do in the public interest;

NOW, THEREFORE, in exercise of the powers conferred by sub-section (2) of section 49 of the Gujarat Sales Tax Act, 1969 (Guj. 1 of 1970), the Government of Gujarat hereby amends Government Notification, Finance Department No. (GHN-14)/GST/1092(S.49)/(251)/TH, dated 1st April, 1992, as follows namely :—

In the Schedule appended to said notification, in the entry at Serial No. 86, in column 3, for the words "four paise in the rupee" the words "two paise in the rupee" shall be substituted.

By order and in the name of the Governor of Gujarat,

M. N. JOSHI,
Joint Secretary to Government.



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VOL. XXXVIII]

THURSDAY, JULY 17, 1997/ASADHA 26, 1919

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PART IV-B

Rules and Orders (other than those published in Parts I, I-A and I-L) made
by the Government of Gujarat under the Gujarat Act.

INDUSTRIES AND MINES DEPARTMENT Notification

Sachivalaya, Gandhinagar, 17th July, 1997.

GUJARAT MUNICIPALITIES ACT, 1963.

No.GHU-97 (36) - GID - 1093 - 1936-G1 :- The following draft notification which it is proposed to be issued under section 264 B read with section 277 of the Gujarat Municipalities Act, 1963 (Guj. 34 of 1964) is published as required by sub-section (3) of section 277 of the said Act for the information of all persons likely to be affected thereby and notice is hereby given that the said draft will be taken into consideration by the Government of Gujarat on or after the expiry of thirty days from the date of publication of this notification in the *Official Gazette*

2. The objections or suggestions by any person may be sent to the collector of Mehsana District, Mehsana with respect to the said draft before the expiry of the aforesaid period and the same will be considered by the Government.

Draft Notification

No. GHU - 97 - (36) - GID - 1093 - 1936 - G1 :- In exercise of the powers conferred by section 264 B read with section 277 of the Gujarat Municipalities Act, 1963 (Guj. 34 of 1964), the Government of Gujarat hereby makes the following rules, namely :-

1. **Short Title** :- These rules may be called the Chhatral Notified Area Consolidated Tax Rules, 1997.
2. **Definitions** :- In these Rules unless the context otherwise requires -
 - (a) 'the Act' means the Gujarat Municipalities Act, 1963;
 - (b) 'building' means a building as defined in clause (2) of section 2 of the Act.
 - (c) 'building used for residential purpose' means any building or set of buildings within the same enclosure used by one and the same occupier as a human dwelling or as a place for the custody of property including animals, not intended for sale in the ordinary course or trade;
 - (d) 'building used for business purpose' means any building or set of buildings within the same enclosure used by one and the same occupier for preparing or manufacturing any kinds of goods and services or for trade or for transport business or for any purpose other than residential.
 - (e) 'Corporation' means Gujarat Industrial Development Corporation constituted under the Gujarat Industrial Development Act, 1962;
 - (f) 'Consolidated Tax' means the tax imposed in the Notified Area under these rules;
 - (g) 'Land' means the land as defined in clause (11) of section 2 of the Act.
 - (h) 'Notified Area Officer' means an officer of the Corporation appointed for the purpose of assessment and recovery of tax under section 16 of the Gujarat Industrial Development Act, 1962.
 - (i) 'Notified Area' means an area declared as such under section 16 of the Gujarat Industrial Development Act, 1962;

- (j) 'Occupier' means an allottee of the Corporation as a licensee, a lessee or an owner of property by virtue of conveyance deed as the case may be, or a person in possession of property by virtue of rent, lease or as a caretaker, trustee or otherwise or other owners of property situated within the Notified Area for the time being receiving the rent of any land or building whether on his own account or as an agent or trustee for any other person or for any other society or for any religious or charitable purpose or who would so receive the rent if such land or building were let to a tenant.

Explanation:- Lessee, person in possession of property by virtue of conveyance deed, rent lease shall have the same meaning as defined in the disposal of Property Regulations 1967 of the Corporation or Disposal of Land Regulations 1968 of the Corporation or Rent Regulations 1971 as the case may be;

- (k) 'owner' means an owner as defined in clause (18) of section 2 of the Act;

- (l) 'year' means a financial year.

3. **Rate of Consolidated Tax :-** A consolidated tax on all buildings and lands situated within the limits of Notified Area shall be levied at the rates specified in the Annexure -A in lieu of the following taxes:-

- (a) Tax on buildings or lands.
- (b) General Sanitary cess,
- (c) Lighting Tax.

4. EXEMPTION.-

- (1) The following shall be exempted from the consolidated Tax. :-

- (a) Buildings and lands belonging to the Central or State Government, Panchayat, District School Board and Municipal School Buildings.
 - (b) All buildings and lands which are declared protected monuments within the meaning of Ancient Monuments Preservation Act, 1904 or the Gujarat Ancient Monuments and Archaeological Sites and Remains Act, 1965 and not yielding any revenue or rent.
 - (c) All buildings and lands or portions thereof used or occupied exclusively for public worship or charitable and educational purposes and not yielding any revenue or rent.
- (2) Any occupier engaged in the manufacture of goods and services shall be exempted from the payment of tax as follows:-
- (i) For first year beginning from the date of allotment.
 - (ii) For second year to fifth year up to 50%.
- (3) Any occupier, not being an allottee shall be entitled to exemption as stated above from the date of the year on which he becomes an owner of land or building or obtains land or building.

5. Assessment and liability of the consolidated Tax.-

- (a) The tax shall be assessed and recovered so far as applicable to, in accordance with the provisions of the Act,
- (b) An occupier shall be primarily liable for the payment of tax under these rules.

(c) The owner of the superstructure of the building shall primarily be liable for payment of tax under these rules.

(d) The tax shall be payable in advance in one installment on or before the first day of April in each year.

6. Remissions and Refund.-

(a) Where any building or land remained has not been used throughout the year and the notice to, that effect is given to the Notified Area Officer, the remission or refund to the extent of not more than one-half of the amount of tax shall be granted :

Provided that no remission or refund shall take effect for any period prior to the date of receipt of such notice.

(b) When any part of the building is demolished the remissions or refund may be granted to the extent of not more than one fourth of the amount of the tax.

7. Notice to be given in writing . - it shall be the duty of the owner of a building or land to give a notice in writing to the Notified Area Officer within one month, when-

(a) a building is newly erected or constructed ;

(b) a building, which has been already assessed, is either extended, rebuilt, reconstructed or additions and alterations are made thereto or improvement has been made so as to raise its capital value ;

(c) a building or land which has already been assessed is divided;

(d) a building is wholly or in part demolished or destroyed or is otherwise become in such a state that it decrease its letting value.

Explanation . - The period of one month shall be counted from the date of completion or occupation whichever is earlier in case of (a), (b) and (c) and from the date of occurrence of event in case of (d) above.

8. Assessment on receipt of notice . -

(1) when a notice in writing under rule 7 is received, the Notified Area Officer, after making such inquiry as is deem necessary, shall cause the building to be assessed.

(2) after such assessment is made, the Notified Area Officer shall enter such valuation in a separate list and at the end of the year such change made in the assessment shall be entered in the authenticated assessment list .

9. Name of the owner in Assessment list, when the succession in dispute . - when there is any dispute about the succession of any person whose name is entered as owner of any property in the assessment list , the name of such of the claimants to succession as in the possession of the property by actual occupation or otherwise shall be entered as owner in the assessment list and the tax shall be recovered from him until on the settlement of the dispute or on the production of the order of competent Court or otherwise the other claimant satisfies the Notified Area Officer, that he is entitled to be entered as owner of the property either individually or jointly.

- 10. Transferor and Transferee to give notice in writing .-** whenever, the title of any person primarily liable for payment of the tax in respect of any building or land is transferred by an instrument in writing or otherwise, the transferor and the transferee shall within three months after the transfer is effected, give notice in writing to the Notified Area Officer, who after making such inquiries as he deems necessary, order that the name of the transferee shall be entered in the assessment list in place of the transferor. The transferee, thereafter, shall be liable for the payment of tax due for the whole year including arrears of tax if any, in respect of the property transferred.
- 11. Heirs to give notice and their liability.-** In the case of the death of the person primary liability for the payment of the tax, the person to whom the title of the property of the deceased has been transferred as heir or otherwise, shall give a notice of such transfer to the Notified Area Officer within three months from the date of the death of the deceased. The Notified Area Officer may after making such inquiry as he deems necessary, pass an order that the names of the heirs of the deceased may be entered in the assessment list and such heirs shall be liable for payment of tax due for the whole year including arrears of tax.
- 12. Decision to be final.-** The decision of the Notified Area Officer relating to tax and other matters thereto shall be final.

ANNEXURE -A

(see rule -3.)

Rates of Consolidated Tax for Chhatral Notified Area.

Name of Notified Area 1	Rate of Consolidated Tax 2
Chhatral Notified Area (Taluka .Kalol). (District. Mehsana).	(i) 12 % on rateable value not exceeding RS. 21,599/- (for properties valued upto rupees three lacs.)
	(ii) 12.5 % on rateable value exceeding Rs. 21,599/-, but not exceeding Rs. 36,000/- (for properties valued above rupees three lacs and up to rupees five lacs):
	(iii) 13.5% on rateable value exceeding RS. 36,000/- (properties valued above rupees five lacs).

By order and in the name of the Governor of Gujarat,

A. M. JOSHIYARA,

Under Secretary to Government.

10-8-EX-169-2



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PART IV-B

Rules and Orders (other than those published in Parts I, I-A and I-L) made
by the Government of Gujarat under the Gujarat Acts.

શહેરી વિકાસ અને શહેરી ગૃહ નિર્માણ વિભાગ

અધિસૂચના

સચિવાલય, ગાંધીનગર, તા. ૧૬મી જુલાઈ, ૧૯૯૭.

ક્રમાંક : જીએચવી/૧૯૯૭ નો ૮૨/ટીપીવી/૧૦૯૭/૧૪૬૪/વ. - ગુજરાત નગર રચના અને શહેરી વિકાસ અધિનિયમ, ૧૯૭૬ (સને ૧૯૭૬ નો રાષ્ટ્રપતિનો અધિનિયમ-૨૭ જેનો આમાં હવે પછી "ઉક્ત અધિનિયમ" તરીકે ઉલ્લેખ કરેલ છે) ની કલમ-૫૦ની પેટા કલમ-૧ અન્વયે પ્રાપ્ત થતી સત્તાની રૂએ શહેરી વિકાસ અને શહેરી ગૃહનિર્માણ વિભાગના તા. ૪-૧૦-૯૬ના જાહેરનામા ક્રમાંક : જીએચવી/૧૯૯૬ નો ૧૫૮/ટીપીવી/૧૦૯૬/૧૭૭૬/વ થી મુસદ્દારૂપ નગર રચના યોજના, મેમનગર નં. ૧ (ફર્સ્ટવેરીડ) તથા મુસદ્દારૂપ નગર રચના યોજના નં. ૫૦(બાગેશ્વરદોશ પૂર્વ અમદાવાદ) તથા તા. ૪-૧૦-૯૬ ના જાહેરનામા ક્રમાંક : જીએચવી/૧૯૯૬નો ૧૬૦/ટીપીવી/૧૦૯૬/૧૭૭૬/વ થી મુસદ્દારૂપ નગર રચના યોજના નં. ૪૮ (સૌજપુર-બોધા-ગોક્ષટેન્શન)ને અંતિમ કરવા માટે નીમવામાં આવેલ નાયબ નગર નિયોજક (જુની) અને નગર રચના અધિકારી નગર રચના યોજના, અમદાવાદને બદલે હવે નાયબ નગર નિયોજક અને નગર રચના અધિકારી, નગર રચના યોજના અમદાવાદને નગર આયોજન અધિકારી તરીકે નિમણૂક આપવામાં આવે છે.

ગુજરાતના રાજ્યપાલશ્રીના હુકમથી અને તેમના નામે,

એલ. ડી. પટેલ,
સરકારના ઉપસચિવ.



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PART IV-B

**Rules and Orders (other than those published in Parts I, I-A and I-L) made
by the Government of Gujarat under the Gujarat Acts.**

FINANCE DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 22nd July, 1997.

GUJARAT SALES TAX ACT, 1969.

No. (GHN-24)GST-1097(S.59A)(6)TH.—WHEREAS the Government of Gujarat considers that with a view to preventing evasion of tax it is necessary so to do;

NOW, THEREFORE, in exercise of the powers conferred by sub section (1) of section 59A, of the Gujarat Sales Tax Act, 1969 (Guj. 1 of 1970), the Government of Gujarat hereby—

(1) directs that one check post shall be set up and one barrier shall be erected at BHACHAU, near Highway Road; and

(2) for that purpose amends the Government Notification, Finance Department No. (GHN-90) GST-1076 (S.59A)(1)TH, Dated 11th November, 1976, as follows, namely:—

In the schedule to the said Notification, after entry-34, the following new entry shall be added, namely:—

“35 Bhachau near Highway Road”

By order and in the name of the Governor of Gujarat,

R. R. PAKAI,
Under Secretary to Government.

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આદિજાતિ વિકાસ વિભાગ

જાહેરનામું

સચિવાલય, ગાંધીનગર, ૧૯મી જુલાઈ, ૧૯૯૭.

ગુજરાત આદિજાતિ સલાહકાર પરિષદ નિયમો, ૧૯૬૦.

ક્રમાંક : જીએસ-એચ-૪-ટીએસી-૧૦૮૫/૫૧૫/ગ.— ગુજરાત આદિજાતિ સલાહકાર પરિષદ નિયમો, ૧૯૬૦ના નિયમ-૩ના પેટા નિયમ-૨ થી મળેલ સત્તાની રૂએ ગુજરાત સરકાર આથી ગુજરાત આદિજાતિ સલાહકાર પરિષદની નીચે મુજબ પુનઃરચના કરે છે :—

હોદ્દાની રૂએ અધ્યક્ષ :

૧. ડૉ. અનિલ જોષિયારા,
મંત્રીશ્રી, આદિજાતિ કલ્યાણ.

હોદ્દાની રૂએ ઉપાધ્યક્ષ :

૨. ડૉ. કે. સી. પટેલ,
રાજ્ય કક્ષા મંત્રીશ્રી, આદિજાતિ કલ્યાણ.

હોદ્દાની રૂએ સભ્ય :

૩. ગુજરાત સરકારના મુખ્ય સચિવશ્રી.

ગુજરાત વિધાનસભા દ્વારા ચૂંટાયેલ સભ્યો :

૪. શ્રી જસવંતસિંહ સુમનભાઈ ભાભાર
૫. શ્રી રાયસિંહ કુકાભાઈ પરમાર
૬. શ્રી નારાયણભાઈ હરજીભાઈ દોણવાળા
૭. ડૉ. માનસિંહભાઈ વલ્લભભાઈ ભમાત
૮. શ્રી દીતાભાઈ ભીમાભાઈ મછાર
૯. શ્રી સુખરામભાઈ હરીયાભાઈ રાઠવા
૧૦. શ્રી ઈશ્વરભાઈ નરસિંહ વહીઆ
૧૧. શ્રી મોતીલાલ પુનિયાભાઈ વસાવા
૧૨. શ્રી રમણભાઈ કસારાભાઈ ચૌધરી
૧૩. શ્રી ધનજીભાઈ મોતીભાઈ રાઠોડ
૧૪. શ્રી મંગુભાઈ છગનભાઈ પટેલ
૧૫. શ્રી મણીભાઈ રામજીભાઈ ચૌધરી
૧૬. શ્રી માધુભાઈ બાપુભાઈ રાઉત
૧૭. શ્રી રમણલાલ નાનુભાઈ પાટકર

રાજ્યપાલ વતી સરકાર દ્વારા નિયુક્ત થયેલા સભ્યો :

૧૮. શ્રીમતી ચંપાબેન ગુણવંતભાઈ ચૌધરી, જી.ઈ.બી. કોલોની ઉકાઈ, તા. સોનગઢ, જિ. સુરત.
૧૯. શ્રી ચંદુભાઈ તેરસિંહભાઈ નીનામા, મુ. પો. ગરબાડા, તા. દાહોદ, જિ. પંચમહાલ.

ગુજરાત વિધાનસભા દ્વારા ચૂંટાયેલા સભ્યોની મુદત તેઓ ધારાસભામાં ચાલુ રહે ત્યાં સુધીની રહેશે, જ્યારે રાજ્યપાલશ્રી વતી સરકાર દ્વારા નિયુક્ત થયેલ બે સભ્યોની મુદત નિમણૂકની તારીખથી ત્રણ વર્ષની રહેશે.

ગુજરાતના રાજ્યપાલશ્રીના હુકમથી અને તેમના નામે,

પી. કે. ચાવડા,
સરકારના નાયબ સચિવ.



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REVENUE DEPARTMENT

Order

Sachivalaya, Gandhinagar, 7th June, 1997.

BOMBAY LAND REVENUE CODE, 1879 (BOM. V OF 1879).

No. GHM/97/M/52/PER/2897/298/L.—In exercise of the powers conferred by Section 7(A) of the Bombay Land Revenue Code, 1879 (Bom. V of 1879), the Government of Gujarat hereby directs that with effect from the date of issue of this Notification, the lands shown in Appendix below of village Khaparwada of Gandevi Taluka in District Valsad shall be deleted from the area of the respective Village and shall be amalgamated in the area of village Vangam of the said Taluka and it shall be called a separate revenue village.

APPENDIX

Land bearing following Block Nos. of Village Khaparwada which shall be amalgamated in the area of Village Vangam Block Nos. 50 to 126, 137 to 1289, 1304 to 1321, 1328 to 1347, 1777, 1783 to 2029, 2040 to 2062 alongwith Gamtal, River, Nala, Road, Vangha, Kotar etc. situated in the area.

By order and in the name of the Governor of Gujarat,

M. D. GAJJAR,
Section Officer,

મહેસૂલ વિભાગ

હુકમ

સચિવાલય, ગાંધીનગર, ૭મી જુન, ૧૯૯૭.

નં. ધમ-૯૭મ-પર-પકર-૨૮૯૭-૨૮૮૯. — મુંબઈ જમીન મહેસૂલ સંહિતા, ૧૮૭૯ (સને ૧૮૭૯નો મુંબઈનો પમો)ની કલમ-૭ (અ) અન્વયે એનાયત થયેલ સત્તાની રુએ ગુજરાત સરકાર આથી ઠરાવે છે કે આ હુકમની તારીખથી અમલમાં આવે તે રીતે વલસાડ જિલ્લાના મહુદેવી તાલુકાના મોજે : ખાપરવાડાની આ સાથેની અનુસૂચિમાં જણાવેલી જમીનો તે ગામના રકબામાંથી કમી કરાશે અને તે ઉક્ત તાલુકાના મોજે : વલુગામ ગામના રકબામાં ભેળવવામાં આવશે અને તેનું અલગ મહેસૂલી ગામ રચાશે.

અનુસૂચિ

મોજે : ખાપરવાડા ગામના બ્લોક નં. કે જેનો સમાવેશ વલુગામ ગામમાં થશે. બ્લોક નં. ૫૦ થી ૧૨૬, ૧૩૭ થી ૧૨૮૯, ૧૩૦૪ થી ૧૩૨૧, ૧૩૨૮ થી ૧૩૪૭, ૧૭૭૭, ૧૭૮૩ થી ૨૦૨૯, ૨૦૪૦ થી ૨૦૬૨ તથા તે વિસ્તારમાં આવતા ગામતળ, નાંદી નાના રોડ, વાંધા, કોતર વિગેરેનો સમાવેશ થશે.

ગુજરાતના રાજ્યપાલશ્રીના હુકમથી અને તેમના નામે,

મહેન્દ્ર ગજજર,
સેક્શન અધિકારી,
મહેસૂલ વિભાગ, ગુજરાત સરકાર.



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HOME DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 17th July, 1997.

BOMBAY MOTOR VEHICLES TAX ACT, 1958.

No. GG/97/88/MTA-1795/3853/KH.—In exercise of the powers conferred by sub-section (2) of Section 13 of the Bombay Motor Vehicles Tax Act, 1958 (Bom. LXV of 1958) read with clause (1) of rule 16-A of the Bombay Motor Vehicles Tax Rules, 1959, the Government of Gujarat hereby exempts totally from the payment of tax, the Motor vehicles Specified in column 2 and 3 of the Schedule appended hereto belonging to Shri Hari Ashram and the Yogi Mahila Kendra which are the institution of Haridham, Sokhada, Distt. Vadodara, used or kept for use in furtherance of religious and charitable objects with effect from the date of issue of this notification, till the motor vehicles continue to be so-used or kept for use in furtherance of the aforesaid objects.

SCHEDULE

Sr. No. 1	Class of Motor Vehicles 2	Registration number. 3
1.	L.M.V. (Ambassador-1800)	GJ-6 AA 4545
2.	LMV car (Tata Estate)	GJ-6 AA 5454

By order and in the name of the Governor of Gujarat,

JASVANT GANDHI,
Under Secretary to Government.

ગૃહ વિભાગ

જાહેરનામું

સચિવાલય, ગાંધીનગર, તા. ૧૭મી જુલાઈ, ૧૯૯૭.

મુંબઈ મોટર વાહનવેરા અધિનિયમ, ૧૯૫૮.

ક્રમાંક ૭૭/૯૭/૮૮/એમટીએ/૧૭૯૫/૩૮૫૩/ખ.— મુંબઈ મોટર વાહન વેરા નિયમો, ૧૯૫૮ના નિયમ ૧૬-કના ખંડ(૧) સાથે વાંચતા, મુંબઈ મોટર વાહન વેરા અધિનિયમ ૧૯૫૮ (સન ૧૯૫૮ ના મુંબઈના કાયદા)ની કલમ ૧૩ની પેટા-કલમ (૨) થી મળેલી સત્તાની રૂએ ગુજરાત સરકાર આથી, આ સાથે જોડેલ અનુસૂચિના કોલમ ૨ અને ૩ માં નિદિષ્ટ કરેલ શ્રી હરિ શ્રાક્રામ અને યોગી મહિલા કેન્દ્ર, જે હરિશંકર સોખડા, જિ. વડોદરાની સંસ્થાઓ છે તેની માલિકીના ધાર્મિક અને સમાવતી ઉદ્દેશો સાધવા માટે ઉપયોગમાં લેવાતા હોય અથવા ઉપયોગ કરવા માટે રાખેલ હોય તે મોટર વાહનોને, આ જાહેરનામું બહાર પાડ્યાની તારીખથી અમલમાં આવે તેમ, ઉપર્યુક્ત ઉદ્દેશો સાધવા માટે એવી સ્ત્રી ઉપયોગમાં લેવાનું અને ઉપયોગ કરવા માટે ચાલુ રાખવામાં આવે ત્યાં સુધી વેરા ભરવામાંથી સંપૂર્ણતઃ મુક્તિ આપે છે.

અનુસૂચિ

અનુ. ક્રમાંક	મોટરવાહનોનો વર્ગ	રજિસ્ટ્રેશન નંબર
૧.	૨.	૩.
૧. એલ.એમ.વી(એમ્બેસેડર-૧૮૦૦)		જીએ-૬-૨૨એ-૪૫૪૫
૨. એલ.એમ.વી.કાર (ટાટા એસ્ટેટ)		જીએ-૬-૨૨એ-૫૪૫૪

ગુજરાતના રાજ્યપાલશ્રીના હુકમથી અને તેમના નામે,

જયવંત ગાંધી,
સરકારના ઉપસચિવ.



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PART IV-B

Rules and Orders (other than those published in Parts I, I-A and I-L) made
by the Government of Gujarat under the Gujarat Acts.

HOME DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 23rd July, 1997.

BOMBAY MOTOR VEHICLES TAX ACT, 1958.

No. GG/97/101/MTA-1797/3707/KH.—In exercise of the powers conferred by sub-section (2) of section 13 of the Bombay Motor Vehicles Tax Act, 1958 (Bom. LXV of 1958) read with clause (1) of rule 16-A of the Bombay Motor Vehicles Tax Rules, 1959, the Government of Gujarat hereby exempts totally from the payment of the tax, the Motor Vehicle bearing Engine No. 483 DL 41 KTQ 815038 and Chassis No. 385003 KTQ 937642 (Tata Sumo) belonging to Aga Khan Education Service India, 312/313, Panchnath Commercial Centre, Harihar chowk, Panchnath, Rajkot, 360 001 used or kept for use in furtherance of educational object, with effect from the date of publication of this notification in the *Official Gazette* till the Motor Vehicle continue to be so used or kept for use in furtherance of the aforesaid object.

By order and in the name of the Governor of Gujarat,

JASVANT GANDHI,

Under Secretary to Government.

ગુજ વિભાગ

જાહેરનામું

સચિવાલય, ગાંધીનગર, તા. ૨૩મી જુલાઈ, ૧૯૯૭.

મુંબઈ મોટર વાહન વેરા અધિનિયમ, ૧૯૫૮.

ક્રમાંક : જીજી/૯૭/૧૦૧/એમટીએ/૧૭૯૭/૩૭૦૭/ખ.— મુંબઈ મોટર વાહન વેરા નિયમો, ૧૯૫૮ના નિયમ ૧૬--ક ના ખંડ (૧) સાથે વાંચતા, મુંબઈ મોટર વાહન વેરા અધિનિયમ, ૧૯૫૮ (સને ૧૯૫૮ના મુંબઈના કાયદા)ની કલમ ૧૩ની પેટા-કલમ (૨) થી મળેલી સત્તાની ફરો, ગુજરાત સરકાર, આથી આગાખાન એન્જીન્યુકેશન સર્વિસ, ઈન્ડિયા, ૩૧૨/૩૧૩ પંચનાથ કોમશિયલ સેન્ટર, હરિહર ચોક, પંચનાથ, રોજકોટ, ૩૬૦૦૦૧-ની માલિકીનું એન્જીન નંબર ૪૮૩ ડીએલ ૪૧ કેટીકયુ ૮૧૫૦૩૮ અને ચેસિસ નં. ૩૮૫૦૦૩ કેટીકયુ ૬૩૭૬૪૨ (ટાટા સુમો) વાળું જે મોટર વાહન શૈક્ષણિક ઉદ્દેશ સાધવા માટે ઉપયોગમાં લેવાનું હોય અથવા ઉપયોગ કરવા માટે રાખેલ હોય તે મોટર વાહનને આ જાહેરનામું રાજ્યપત્રમાં પ્રસિધ્ધ થયાની તારીખથી ઉપર્યુકત ઉદ્દેશ સાધવા માટે ઉપયોગ કરવાનું અથવા ઉપયોગ કરવા માટે રાખવાનું ચાલુ રાખવામાં આવે ત્યાં સુધી વેરો ભરવામાંથી સંપૂર્ણતઃ મુક્તિ આપે છે.

ગુજરાતના રાજ્યપાલના હુકમથી અને તેમના નામે,

જસવંત ગાંધી,
સરકારના ઉપસચિવ,



सत्यमेव जयते

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PART IV-B

**Rules and Orders (other than those published in Parts I, I-A and I-L) made
by the Government of Gujarat under the Gujarat Act.**

INDUSTRIES AND MINES DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 15th July, 1997.

No. : GU/96/41/GPC/1072/3248/P : In pursuance of Section 15 (1) of State Financial Corporation Act, 1951, Government of Gujarat have appointed Shri Jorubha Chauhan as Chairman of Gujarat state Financial Corporation vide Notification of even number dated 28-11-1996. The Government is now pleased to confirm the posting of Shri Chauhan for the period of 3 years from the date of his appointment.

By order and in the name of the Governor of Gujarat

A. M. PARMAR,
Under Secretary to Government.



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PART IV-B

Rules and Orders (other than those published in Parts I, I-A and I-L) made
by the Government of Gujarat under the Gujarat Acts.

REVENUE DEPARTMENT

Corrigendum

Sachivalaya, Gandhinagar, 22nd July, 1997.

BOMBAY STAMP ACT, 1958.

No. GHM/97/50/M/STP/1095/1783/H-1:—In the Government Order, Revenue Department dated 24th Feb., 1997 No. GHM/97/13/M/STP/1095/1783/H-1, published in Part IV-B of Government Extra Ordinary Gazette No. 52 dated 24th February, 1997, on Page-1 at Serial No. 23 should be read as "UTI Bank Limited" instead of "Unit Trust of India Bank Limited".

By order and in the name of the Governor of Gujarat,

N. D. BHATT,
Under Secretary to Govt.

177-1

IV-B-Ex.-177-1

GOVERNMENT CENTRAL PRESS, GANDHINAGAR



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PART IV-

**Rules and Orders (other than those published in Parts I, I-A and I-L) made
by the Government of Gujarat under the Gujarat Acts.**

URBAN DEVELOPMENT AND URBAN HOUSING DEPARTMENT,

Notification

Sachivalaya, Gandhinagar, 29th July, 1997.

THE GUJARAT TOWN PLANNING AND URBAN DEVELOPMENT ACT, 1976.

No. GH/V/95 of 1997/TPS/1296/474/L:— WHEREAS under Section-41 of the Gujarat Town Planning and Urban Development Act, 1976 (President's Act No. 27 of 1976) (hereinafter referred to as "the said Act") the Vadodara Urban Development Authority declared its intention of making of the Town Planning Scheme, Bhayali No. 1;

AND WHEREAS under sub-section (1) of Section-42 of the said Act, the Vadodara Urban Development Authority (hereinafter called the "said Authority") made and published duly in the prescribed manner a draft scheme (hereinafter called "the said scheme") in respect of the area included in the Town Planning Scheme, Bhayali No. 1;

AND WHEREAS after taking into consideration the objections received by it the said Authority submitted the said scheme to the State Government for sanction under Section-48 of the said Act in the manner provided therein;

NOW, THEREFORE, in exercise of the powers conferred by sub-section 2 of Section 48 of the said Act, Government of Gujarat, hereby:—

(a) sanctions the said scheme subject to the modifications enumerated in the Schedule appended hereto;

(b) states that the said scheme shall be kept open to the inspection of the public at the office of the Vadodara Urban Development Authority during office hours on all working days;

SCHEDULE

(1) In case of O.P.No. 71, the Town Planning Officer shall decide to allot final plot after making deduction at par with the comparable similar average percentage deduction in the scheme area.

(2) While finalising the draft scheme, for each of the final plot Nos. 95, 102, 103, 104, 105, 106, 109 and 110, allotted to the appropriate authority for sale for Residential/Commercial purpose the Town Planning Officer shall decide specific purpose i.e. Residential Plot for Sale or Commercial Plot for Sale.

(3) For final plot Nos. 96, 99 and 113, allotted to the appropriate authority for sale for commercial purpose, the Town Planning Officer shall decide either reconstitution such that change in the purpose or change the area of these plots to render them appropriate size and area for the same use as specified in the draft town planning scheme.

(4) While finalising the draft Town Planning Scheme, the Town Planning Officer shall, in consultation with the appropriate authority, decide to allot the final plots for S.E.B.S. Housing at 5% of the total scheme area. This shall be done by readjusting the allotments of public purpose plots, without affecting average comparable percentage deduction.

(5) On page No. 21 in Col No. 2 of form 'F' of draft Town Planning Scheme, the words "Final Plots allotted to Appropriate Authority (V.U.D.A.)" shall be substituted by the words "Appropriate Authority, Vadodara Urban Development Authority, Vadodara".

(6) While finalising the draft Town Planning Scheme, for final plot Nos. 107 and 112 allotted to the appropriate Authority for S.E.B.C. Housing, the Town Planning Officer in consultation with the appropriate authority, shall decide the percentage of benefit to the residents of the scheme area and to the general public.

(7) While finalising the draft Town Planning Scheme for the plots allotted to the appropriate authority for public purposes the Town Planning Officer in consultation with the authority shall decide the percentage of benefit to the residents of the scheme area and to the general public.

(8) While finalising the scheme, for the original plot Nos. 74/1, 81/1, 83/1, 84/1 and 85/1, the Town Planning Officer shall decide the plot values and shall incorporate them in the 'F' form of the scheme.

(9) While finalising the scheme, the Town Planning Officer shall collect/obtain the relevant sales during a period of five years prior to the date of declaration of intention of the scheme and, based on all the relevant sale statistics, shall decide the values of plots and shall make changes in Form 'F' and 'G' accordingly.

(10) While finalising the scheme the Town Planning Officer in consultation with the appropriate authority shall decide the time period for completion of the development works suggested in the scheme. This shall be the period with reference to "after coming into force of the Preliminary Scheme".

(11) While finalising the scheme, the Town Planning Officer, while estimating the cost of development works shall reconsider escalation in expenditure with reference to the aforesaid decided period of completion of works.

(12) While finalise the scheme, by appropriate changes, the Town Planning Officer shall see that the Form 'G' and Form 'F' are proper/co-ordinated.

(13) The Town Planning Officer shall decide to incorporate the Development Control Regulations of the sanctioned Revised Development Plan of V.U.D.A.

By order and in the name of the Governor of Gujarat,

J. H. TAMAKUWALA,
Officer on Special Duty & Joint Secretary to
Government.

URBAN DEVELOPMENT AND URBAN HOUSING DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 29th July, 1997.

THE GUJARAT TOWN PLANNING AND URBAN DEVELOPMENT ACT, 1976.

No. GH/V/96 of 1997/TPS/1295/1097/L.-WHEREAS under Government Notification, Urban Development and Urban Housing Department No. GH/V/62 of 1993/TPS/1292/1844/92/L dated the 23rd March, 1993, the Government of Gujarat had in exercise of the powers conferred by sub-section (2) of Section-48 of the Gujarat Town Planning and Urban Development Act, 1976 (Presidents Act No. 27 of 1976) (hereinafter referred to as "the said Act") sanctioned a draft Town Planning Scheme, Vadodara No. 20 (Atladara) (hereinafter referred to as "the said draft scheme") submitted to it by the Vadodara Municipal Corporation;

AND WHEREAS in exercise of the powers conferred by Section 50 of the said Act, Government of Gujarat appointed the Town Planning Officer for the said draft scheme;

AND WHEREAS the Town Planning Officer has submitted to the Government of Gujarat the Town Planning Scheme, Vadodara No. 20 (Atladara)--Preliminary Scheme (hereinafter referred to as "the said Preliminary Scheme") as required under sub-section (2) of section 52 and section 64 of the Gujarat Town Planning and Urban Development Act, 1976 (Presidents Act No. 27 of 1976).

NOW, THEREFORE, in exercise of the powers conferred by section 65 of the Gujarat Town Planning and Urban Development Act, 1976 (Presidents Act No. 27 of 1976) the Government of Gujarat hereby:—

(a) sanctions "the said preliminary scheme" subject to the modifications enumerated in the Schedule appended hereto;

(b) states that the said preliminary scheme shall be kept open to inspection by the public at the office of the Vadodara Municipal Corporation, Vadodara during office hours on every day except, Sunday and holidays, and

(c) fixes the 29th August, 1997 as the date for the purpose of clause (b) of sub-section (2) of the said Section-65.

SCHEDULE

(1) The words "Reserved for Slum Clearance Board" shall be inserted in Column No. 8 against Sr. No. 61, + 63, O.P. No. 53 in the 'Redistribution Statement' of the scheme.

(2) The purpose "Sale for Residential" of the final Plot Nos. 109 and 110 of the scheme shall be substituted by the purpose "Housing for Socially and Economically Backward Class".

(3) The purpose "Sale for Residential" of the final Plot No. 101 of the scheme shall be substituted by the purpose "Housing for Industrial Workers of Socially and Economically Backward Class".

(4) In Redistribution Statement of the scheme on page 28 at Sr. No. 7 in Col. No.2, the name of the owner-the words "Allotted to Appropriate Authority for public purposes" shall be substituted by the words "Appropriate Authority--Vadodara Mahanagarpalika".

(5) In the NOTE in the statement of expenditure of works the words "The entire work shall be completed within 5 years from the date of sanction of the Town Planning Scheme" shall be substituted by the words, "All the works shall be completed within 5 years from the date on which the Town Planning Scheme comes into force".

By order and in the name of the Governor of Gujarat,

J. H. TAMAKUWALA,

Officer on Special Duty and Joint Secretary
to Government.

URBAN DEVELOPMENT AND URBAN HOUSING DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 29th July, 1997.

THE GUJARAT TOWN PLANNING AND URBAN DEVELOPMENT ACT, 1976.

No. GH/V/97 of 1997/TPS-1495-3021/L.-WHEREAS under Government Notification, Urban Development and Urban Housing Department No. GH/V/108 of 1993/TPS/1492/2091/L dated 16th June, 1993, the Government of Gujarat had in exercise of the powers conferred by sub-section (2) of section 48 of the Gujarat Town Planning and Urban Development Act, 1976 (President's Act No. 27 of 1976) (hereinafter referred to as "the said Act") sanctioned a draft varied Town Planning Scheme, Surat No. 4 Ashwanikumar Navagam-Variad (hereinafter referred to as "the said draft varied scheme") submitted to it by the Surat Municipal Corporation.

AND WHEREAS in exercise of the powers conferred by section 50 of the said Act, Government of Gujarat appointed the Town Planning Officer for the said draft varied scheme.

AND WHEREAS under Government Notification, Urban Development and Urban Housing Department No. GH/V/97 of 1995/TPS-1494/2474/L dated 19th January, 1995 the Government of Gujarat in exercise of the powers conferred by section 65 of the Gujarat Town Planning and Urban Development Act, 1976 (President's Act No. 27 of 1976) has sanctioned the Town Planning Scheme, Surat No. 4 Ashwanikumar-Navagam-Variad-Preliminary;

AND WHEREAS the Town Planning Officer has submitted to the Government of Gujarat, the Town Planning Scheme, Surat No. 4-Ashwanikumar-Navagam-Variad Final Scheme (hereinafter referred to as "the said varied final scheme"), as required under sub-section (2) of section 52 and sub-section (2) of section 62 of the said Act;

NOW, THEREFORE, in exercise of the powers conferred by section 65 of the said Act the Government of Gujarat hereby:—

(a) sanctions "the said varied final scheme" subject to the modifications enumerated in the schedule appended hereto;

(b) states that "the said varied final scheme" shall be kept open to inspection by the public at the office of the Surat Municipal Corporation, Surat during office hours on every day except Sunday and holidays; and

(c) fixes the 29th August, 1997 as the date for the purpose of clause (b) of sub-section (2) of the said section--65.

SCHEDULE

Development Control Regulations of sanctioned Development Plan of Surat Urban Development Authority shall be applicable for the said varied final scheme.

By order and in the name of the Governor of Gujarat,

J. H. TAMAKUWALA,

Officer on Special Duty and Joint Secretary to Government.



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PART IV-B

Rules and Orders (other than those published in Parts I, I-A and I-L) made
by the Government of Gujarat under the Gujarat Acts.

INDUSTRIES AND MINES DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 25th July, 1997.

GUJARAT INDUSTRIAL DEVELOPMENT ACT, 1962.

No. : GHU/97/46/GID/1096/1119/G(1) : In.—exercise of the powers conferred under clause (e) of sub-section (1) of section 4 of the Gujarat Industrial Development Act, 1962, the Government of Gujarat hereby nominates Shri G. R. Aloria, IAS., Housing Commissioner, as Director on the Board of Directors of the Gujarat Industrial Development Corporation with immediate effect.

By order and in the name of the Governor of Gujarat,

G. D. VYAS,
Joint Secretary to Government,
Industries & Mines Department.



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PART IV-B

Rules and Orders (other than those published in Parts I, I-A and I-B) made by the Government of Gujarat under the Gujarat Acts.

INFORMATION, BROADCASTING AND TOURISM DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 31st July, 1997.

GUJARAT ENTERTAINMENTS TAX ACT, 1977.

No. GHT-97-32-MKM-1097-2034-E.—WHEREAS, the Government of Gujarat considers it necessary so to do in the public interest.

NOW, THEREFORE, in exercise of the powers conferred by clause (b) of sub-section (1) of section 29 of the Gujarat Entertainments Tax Act, 1977 (Guj. 16 of 1977) (hereinafter referred to as "the said Act") the Government of Gujarat hereby exempts the exhibition of Hindi film "BORDER" Produced by Shri J. P. Dutta, Bombay from the payment of Entertainments Tax to the extent of 70 percent of the tax leviable under section 3 of the said Act, subject to the conditions specified in the Schedule appended hereto.

SCHEDULE

(1) The existing rates of admission to the entertainment excluding the amount of the tax shall not be increased and that the existing rates of admission shall be reduced by 70 percent of the tax leviable and 30 percent tax shall be levied and paid to Government.

(2) The exemption from payment of tax shall be for a period of six weeks on each print and shall be limited to nine prints to be screened in Gujarat State, Out of which not more than eighteen weeks, the film shall be exhibited within the limits of a local area, the population of which as per 1991 census is not more than 50,000.

(3) The exemption from payment of tax can be availed of within a period of one year from the date of issue of this notification.

(4) In case of breach of any of the conditions of the exemption or the provisions of the Act of Rules made there under, it shall be lawful for the prescribed officer to take action under section-30 of the Gujarat Entertainments Tax Act, 1977.

By order and in the name of the Governor of Gujarat,

M. R. SHAH,
Under Secretary to Government.



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PART IV-B

Rules and Orders (other than those published in Parts I, I-A and I-L) made by the Government of Gujarat under the Gujarat Acts.

AGRICULTURE AND COOPERATION DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 23rd July, 1997.

GUJARAT CO-OPERATIVE SOCIETIES ACT, 1961.

No: GHKH-34-97-CSK-1096-2364-CHH.—The Following draft of a notification which it is proposed to be issued under section 168 read with sub-section (4) to (6) of section 99 of the Gujarat Co-operative Societies Act, 1961 (Guj. X of 1962), is published, as required by sub-section (3) of said section 168 for the information of all persons likely to be affected thereby and notice is hereby given that the said draft will be taken into consideration by the Government of Gujarat on or after the expiry of 30 days from the date of publication of this notification in the **Official Gazette**.

2. Any objections or suggestions which may be received by the Secretary to the Government of Gujarat, Agriculture and Cooperation Department, Sachivalaya, Gandhinagar, from any person with respect to the said draft before the expiry of the aforesaid period will be considered by the Government.

Draft Notification

No. GHKH-34-97-CSK-1096-2364-CHH.—In exercise of the powers conferred by section 168 read with sub-sections (4) to (6) of section 99 of the Gujarat Co-operative Societies Act, 1961 (Guj. X of 1962), the Government of Gujarat hereby makes the following rules further to amend the Gujarat Co-operative Societies Rules, 1965, namely:—

1. These rules may be called the Gujarat Co-operative Societies (Amendment) Rules, 1997.
2. In the Gujarat Co-Operative Societies Rules, 1965 hereinafter referred to as 'the said rules' after rule 41, the following rule shall be inserted, namely:—

"41A. Summary procedure for deciding disputes—(1) In disputes referred to in sub-section (4) of section 99, the disputant shall, in addition to the normal averments in Form 'K' make the following averments, namely:—

(a) that the claim of the disputant is for recovery of liquidated sum of money only and no other relief beyond the scopes of this rule is claimed in this dispute;

(b) that the disputant believes that there is no valid or bonafide defence to his claim.

(2)(i) Within ten days from the service of a notice calling upon the opponent to obtain leave from the Registrar to appear and defend the claim, the opponent or such of the opponents as are interested in defending the claim shall apply to the Registrar by an affidavit or a declaration for the leave setting out the facts on which he relies, and what triable issues are likely to arise. The opponent shall in such application disclose all the documents supporting his contention and as far as possible attach copies of such documents which he considers important from his point of view. A copy of such application shall be served on the disputant and he shall have a right to file a rejoinder in the form of an affidavit or declaration and place before the deciding authority. Such material as in his opinion supports his contentions.

(ii) The Registrar, on reading the affidavits and declarations and on hearing the parties and the pleadings and considering the documents relied on and produced by them, may pass an award or grant leave to defend to such of the opponenets, subject to the conditions that the opponent shall deposit thirty three and half percent amount of the claim of the dispute or such less amount as may be fixed by the Registrar, after taking into consideration the circumstances and facts of the dispute.

3. In the said rules, after Form 'J', the following form shall be inserted, namely:—

"FORM—K

(See Rule 41 A(1))

Application regarding reference of a dispute

To,

The Registrar/Additional/Joint/Deputy/Assistant Registrar.

1.	Name :	Age :	}	Disputants.
	Occupation :	Address :		
2.	Name :	Age :		
	Occupation :	Address :		
3.	Name :	Age :	}	
	Occupation :	Address :		

Versus

1.	Name :	Age :	}	Opponents.
	Occupation :	Address :		
2.	Name :	Age :		
	Occupation :	Address :		
3.	Name :	Age :	}	
	Occupation :	Address :		

Particulars of the claim or the facts constituting the cause of action and when it arose:—

The Disputant/Disputants prays/pray as under:—

In support of the above claim or relief sought I/We enclose documents and papers as per the list annexed hereto:

Date : Disputant/Disputants

I/We

Disputant/Disputants declare that the facts stated above are true to the best of my/our knowledge and belief.

Date : (1)

(a)

Disputants.

(3)

Filed in the Office of _____ on _____

Note :

- (1) In case there are more disputants or opponents their names, addresses, age, and occupations should also be mentioned.
- (2) In disputes relating to monetary claims the applicants should state the precise amount claimed but where this cannot be exactly ascertained the applicant shall state the approximate amount claimed.
- (3) When a society is a disputant, a copy of the resolution of its committee or Board of Directors shall accompany the application.

By order and in the name of the Governor of Gujarat,

A. A. PATEL,
Deputy Secretary to the Government
Agriculture and Cooperation
Department.

કૃષિ અને સહકાર વિભાગ

જાહેરનામું

સચિવાલય, ગાંધીનગર, ૨૩મી જુલાઈ, ૧૯૯૭.

ગુજરાત સહકારી મંડળી અધિનિયમ, ૧૯૬૧.

ક્રમાંક : જાગ્યેચકેએચ/૩૪/૯૭/સહક-૧૦૮૬-૨૩૬૪-છ-ગુજરાત સહકારી મંડળી અધિનિયમ, ૧૯૬૧ (સને ૧૯૬૨ નો ગુજરાતનો ૧૦મા) ની કલમ-૯૯ની પેટા-કલમો (૪) થી (૬) સાથે વાંચતા, કલમ ૧૬૮ હેઠળ કાઢવા ધારેલા જાહેરનામાનો મુસદ્દો, સદરહુ કલમ ૧૬૮ની પેટા-કલમ (૩)થી ઠરાવ્યા પ્રમાણે તેનાથી અસર થવાને સંભવ હોય તેવી તમામ વ્યક્તિઓની જાણ સારુ પ્રસિધ્ધ કર્યા છે અને આથી નોટીસ આપવામાં આવે છે કે આ જાહેરનામું રાજ્યપત્રમાં પ્રસિધ્ધ થયાની તારીખથી ત્રીસ દિવસ પૂરા થયે અથવા તે પછી, ગુજરાત સરકાર સદરહુ મુસદ્દો વિચારણામાં લેશે.

૨. ઉપર્યુક્ત મુદત પૂરી થાય તે પહેલાં, સદરહુ મુસદ્દાના સંબંધમાં કોઈ વ્યક્તિ તરફથી ગુજરાત સરકારના સચિવ, કૃષિ અને સહકાર વિભાગ, સચિવાલય, ગાંધીનગરને જે કોઈ વાંધા અથવા સૂચનો મળશે તે સરકાર વિચારણામાં લેશે.

જાહેરનામાનો મુસદ્દો.

ક્રમાંક : જાગ્યેચકેએચ/૩૪/૯૭/સહક-૧૦૮૬-૨૩૬૪-છ-ગુજરાત સહકારી મંડળી અધિનિયમ, ૧૯૬૧ (સને ૧૯૬૨ના ગુજરાતનો ૧૦મા)ની કલમ-૯૯ની પેટા-કલમ (૪) થી (૬) સાથે વાંચતા કલમ ૧૬૮થી મળેલી સત્તાની રુએ, ગુજરાત સરકાર, આથી, ગુજરાત સહકારી મંડળી નિયમો, ૧૯૬૧ વધુ સુધારવા માટે નીચેના નિયમો કરે છે :-

(૧) આ નિયમો ગુજરાત સહકારી મંડળી (સુધારા) નિયમો, ૧૯૮૭ કહેવાશે.

(૨) ગુજરાત સહકારી મંડળી નિયમો, ૧૯૮૫ (જેનો આમાં હવે પછી “સદરહુ નિયમો” તરીકે ઉલ્લેખ કર્યો છે તે) તેમાં નિયમ ૪૧ પછી નીચેનો નિયમ દાખલ કરવો:—

“૪૧-ક તકરારોના નિર્ણય માટે સંક્ષિપ્ત કાર્ય રીતિ:

(૧) કલમ-૮૮ની પેટા-કલમ (૪)માં ઉલ્લેખ કરેલ તકરારોમાં વિવાદોનો નમૂના “૩” માંના સામાન્ય કથનો ઉપરાંત નીચેના કથનો પણ કરવા જોઈશે :—

(ક) વિવાદોનાં દાવો માત્ર ફરિયાદોમાં ગણેલ નાણાંની વસૂલાત માટે છે અને આ નિયમોની મર્યાદા બહારની અન્ય કોઈ દાદનો આ તકરારમાં દાવો કરેલ નથી.

(ખ) વિવાદો માને છે કે પોતાના દાવાને કોઈ સાન્ય અથવા વાસ્તવિક બચાવ નથી.

(૨) ૧. હાજર રહી અને દાવાને બચાવ કરવા રજીસ્ટ્રાર પાસેથી અનુમતિ માગવા પ્રતિવાદીને ફરમાવતી નોટીસ બજાવ્યાના દસ દિવસની અંદર પ્રતિવાદી અથવા દાવાનો બચાવ કરવામાં હિત ધરાવતા હોય તેવા પ્રતિવાદીઓએ, પોતે જેની ઉપર આધાર રાખતા હોય તે હકીકત અને જે અદાલતી કાર્યવાહીને પાત્ર મુદ્દાઓ ઉભા થવા સાંભળ હોય તે મુદ્દાઓ જણાવીને અનુમતિ માટે સોગંદનામા અથવા એકરારથી રજીસ્ટ્રારને અરજી કરવી જોઈશે. પ્રતિવાદીએ આવી અરજીમાં પોતાના વિવાદને સમર્થન આપતા તમામ દસ્તાવેજો જાહેર કરવા જોઈશે અને શક્ય હોય ત્યાં સુધી પોતાની દૃષ્ટિએ પોતે અગત્યના ગણતા હોય તેવા દસ્તાવેજોની નકલો પણ જોડવી જોઈશે. આવી અરજીની નકલ વિવાદી ઉપર પણ બજાવવી જોઈશે અને તેને સોગંદનામા અથવા કબુલાતરૂપે પ્રત્યુત્તર ફાઈલ કરવાનો હક રહેશે અને તે ન્યાય નિર્ણય કરનાર સત્તાધિકારી સમક્ષ મૂકવો જોઈશે. આવી સામગ્રી તેના અભિપ્રાય મુજબ પોતાના નિવેદનોના સમર્થનરૂપે રહેશે.

(૨) રજીસ્ટ્રાર સોગંદનામાનો અને એકરારનામા વાંચીને, અને પક્ષકારોને અને તેમની દલિલો સાંભળીને અને તેઓ જેની ઉપર આધાર રાખતા હોય અને તેમણે રજૂ કર્યા હોય તેવા દસ્તાવેજો ઉપર વિચારણા કરીને, પ્રતિવાદીએ તકરારના દાવાની રકમના સાડા તેત્રીસ ટકા અથવા રજીસ્ટ્રાર તકરારના સંજોગો અને હકીકતોને લક્ષમાં લઈને નક્કી કરે તેવી ઓછી રકમ જમા કરાવવી જોઈશે અથવા શરતોને આધીન રહીને, ચુકવેલો આપી શકશે અથવા તેવો પ્રતિવાદીઓને બચાવ માટે અનુમતિ આપી શકશે.

(૩) સદરહુ નિયમોમાં, નમૂના “૪” પછી નીચેનો નમૂનો દાખલ કરવો :—

નમૂનો—૩

(ગુજો નિયમ ૪૧-ક (૧))

તકરારના ઉલ્લેખ સંબંધી અરજી

પ્રતિ,

રજીસ્ટ્રાર/અધિક/સંયુક્ત/નાયબ/મદદનીશ રજીસ્ટ્રાર.

(૧)	નામ	ઉંમર	}	વિવાદો
	ધંધો	સરનામું		
(૨)	નામ	ઉંમર	}	વિવાદો
	ધંધો	સરનામું		
(૩)	નામ	ઉંમર	}	વિવાદો
	ધંધો	સરનામું		
(૧)	નામ	ઉંમર	}	પ્રતિવાદીઓ.
	ધંધો	સરનામું		
(૨)	નામ	ઉંમર	}	પ્રતિવાદીઓ.
	ધંધો	સરનામું		
(૩)	નામ	ઉંમર	}	પ્રતિવાદીઓ.
	ધંધો	સરનામું		

દાવાની વિગતો અથવા દાવાનું કારણ બનતી હકીકતો અને તે ક્યારે ઉભા થયા તે બાબત :-

વિવાદી/વિવાદીઓ નીચે મુજબ અરજ કરે છે :-

ઉપરોક્ત દાવા અથવા માંગેલ દાદના ટેકામાં, હું/અમે આ સાથે જોડેલ યાદી મુજબ દસ્તાવેજો અને કાગળો બીડુ છું બીડીએ છીએ.

તારીખ :

વિવાદી/વિવાદીઓ.

હું / અમે.....વિવાદી/વિવાદીઓ
એકરાર કરીએ છીએ કે ઉપર જણાવેલ હકીકતો મારી/આમારી ઉત્તમ જાણ અને માન્યતા મુજબ સાચી છે.

તારીખ

(૧)
(૨)
(૩)

વિવાદીઓ.

તા.....ના રોજ.....ની કચેરીમાં ફાઈલ કર્યું.

નોંધ :-

(૧) વધુ વિવાદીઓ અથવા પ્રતિવાદીઓના કિસ્સામાં, તેમના નામ, સરનામા, ઉંમર અને ધંધા પણ જણાવવા જોઈશે.

(૨) નાણાકીય દાવાઓને લગતી તકરારોમાં, અરજદારોએ, દાવો કરેલ ચેકસ રકમ જણાવવી જોઈશે પણ એ સ્પષ્ટ રીતે નક્કી થઈ શકે તેમ ન હોય ત્યારે અરજદારે દાવો કરેલ રકમ આશરે જણાવવી જોઈશે.

(૩) વિવાદી, મંડળી હોય ત્યારે, તેની સમિતિ અથવા બોર્ડના ડિરેક્ટરોના ઠરાવની નકલ અરજ સાથે જોડવી જોઈશે.

ગુજરાતના રાજ્યપાલશ્રીના હુકમથી અને તેમના નામે,

એ. એ. પટેલ,
સરકારના નાયબ સચિવ,
કૃષિ અને સહકાર વિભાગ.



सत्यमेव जयते

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Separate paging is given to this Part in order that it may be filed as a separate compilation.

PART IV-B

Rules and Orders (other than those published in Parts I, I-A and I-L) made by the Government of Gujarat under the Gujarat Acts.

INDUSTRIES AND MINES DEPARTMENT
Notification
Sachivalaya, Gandhinagar, 2nd August 1997.

GUJARAT MUNICIPALITIES ACT, 1963.

No. GHU - 97 (47) - GID - 1093 - 1952 - G1 :- The following draft notification which it is proposed to be issued under section 264B read with section 277 of the Gujarat Municipalities Act, 1963 (Guj. 34 of 1964) is published as required by sub-section (3) of section 277 of the said

for the information of all persons likely to be affected thereby and notice is hereby given that the said draft will be taken into consideration by the Government of Gujarat on or after the expiry of thirty days from the date of publication of this notification in the *Official Gazette*

2. The objections or suggestions by any person may be sent to the collector of Bharuch, district Bharuch with respect to the said draft before the expiry of the aforesaid period and the same will be considered by the Government.

Draft Notification *

No. GHU - 97 - (47) - GID - 1093 - 1952 - G1 :- In exercise of the powers conferred by section 264 B read with section 277 of the Gujarat Municipalities Act, 1963 (Guj. 34 of 1964), the Government of Gujarat hereby makes the following rules, namely :-

1. **Short Title :-** These rules may be called the Ankleshwar (Expansion) Notified Area Consolidated Tax Rules, 1997.

2. **Definitions :-** In these Rules unless the context otherwise requires -

(a) ' the Act ' means the Gujarat Municipalities Act, 1963;

(b) 'building' means a building as defined in clause (2) of section 2 of the Act ;

(c) 'building used for residential purpose' means any building or set of buildings within the same enclosure used by one and the same occupier as a human dwelling or as a place for the custody of property including animals , not intended for sale in the ordinary course or trade ;

(d) 'building used for business purpose' means any building or set of buildings within the same enclosure used by one and the same occupier for preparing or manufacturing any kinds of goods and services or for trade or for transport business or for any purpose other than residential.

- (e) 'Corporation' means Gujarat Industrial Development Corporation constituted under the Gujarat Industrial Development Act, 1962 ;
- (f) 'Consolidated Tax' means the tax imposed in the Notified Area under these rules ;
- (g) 'Land' means the land as defined in clause (11) of section 2 of the Act ;
- (h) 'Notified Area Officer' means an officer of the Corporation appointed for the purpose of assessment and recovery of tax under section 16 of the Gujarat Industrial Development Act, 1962 ;
- (i) 'Notified Area' means an area declared as such under section 16 of the Gujarat Industrial Development Act, 1962 ;
- (j) 'Occupier' means an allottee of the Corporation as a licensee, a lessee and owner of property by virtue of conveyance deed, as the case may be, or a person in possession of property by virtue of rent, lease or as a caretaker, trustee or otherwise or other owners of property situated within the Notified Area for the time being receiving the rent of any land or building whether on his own account or as an agent or trustee for any other person or for any other society or for any religious or charitable purpose or who would so receive the rent if such land or building were let to a tenant.

Explanation :- Lessee, person in possession of property by virtue of conveyance deed, rent lease shall have the same meaning as defined in the disposal of Property Regulations, 1967 of the Corporation or Disposal of Land Regulations, 1968 of the Corporation or Rent Regulations, 1971 as the case may be;

(k) 'owner' means an owner as defined in clause (18.) of section 2 of the Act ;

(l) 'year' means a financial year.

3. Rate of Consolidated Tax :- A consolidated tax on all buildings and lands situated within the limits of Notified Area shall be levied at the rates specified in the Annexure -A in lieu of the following taxes :-

- (a) Tax on buildings or lands.
- (b) General Sanitary cess.
- (c) Lighting Tax

4. EXEMPTION :- (1) The following shall be exempted from the consolidated Tax. :-

- (a) Buildings and lands belonging to the Central or State Government, Panchayat, District School Board and Municipal School Buildings.
- (b) All buildings and lands which are declared protected monuments within the meaning of Ancient Monuments Preservation Act, 1904 or the Gujarat Ancient Monuments and Archaeological Sites and Remains Act, 1965 and not yielding any revenue or rent.
- (c) All buildings and lands or portions thereof used or occupied exclusively for public worship or for charitable and educational purposes and not yielding any revenue or rent.

(2) Any occupier engaged in the manufacture of goods and services shall be exempted from the payment of tax as follows:-

(i) for first year beginning from the date of allotment ;

(ii) for second year to fifth year up to 50%.

(3) Any occupier, not being an allottee shall be entitled to exemption as stated above from the date of the year on which he becomes an owner of land or building or obtains land or building.

5. Assessment and liability of the consolidated Tax.-(a) The tax shall be assessed and recovered so far as applicable to , in accordance with the provisions of the Act,

(b) An occupier shall be primarily liable for the payment of tax under these rules.

(c) The owner of the superstructure of the building shall primarily be liable for payment of tax under these rules.

(d) The tax shall be payable in advance in one installment on or before the first day of April in each year.

6. Remissions and Refund.-(a) Where any building or land remained vacant and has not been used throughout the year and the notice to that effect is given to the Notified Area Officer, the remission or refund to the extent of not more than one-half of the amount of tax shall be granted :

Provided that no remission or refund shall take effect for any period prior to the date of receipt of such notice.

(b) When any part of the building is demolished the remissions or refund may be granted to the extent of not more than one fourth of the amount of the tax.

7. Notice in writing to be given . - It shall be the duty of the owner of a building or land to give a notice in writing to the Notified Area Officer within one month, when -

(a) a building is newly erected or constructed ;

(b) a building, which has been already assessed, is either extended, rebuilt, reconstructed or additions and alterations are made thereto or improvement has been made so as to raise its capital value ;

(c) a building or land which has already been assessed is divided;

(d) a building is wholly or in part demolished or destroyed or is otherwise become in such a state that it decrease its letting value.

Explanation .- The period of one month shall be counted from the date of completion or occupation whichever is earlier in case of (a), (b) and (c) and from the date of occurrence of event in case of (d) above.

Assessment on receipt of notice .- (1) When a notice in writing under rule 7 is received, the Notified Area Officer, after making such inquiry as he deems necessary, shall cause the building to be assessed.

(2) after such assessment is made, the Notified Area Officer shall enter such valuation in a separate list and at the end of the year such change made in the assessment shall be entered in the authenticated assessment list.

Name of the owner in Assessment list, when the succession in dispute .- when there is any dispute about the succession of any person whose name is entered as owner of any property in the assessment list, the name of such of the claimants to succession as in the possession of the property by actual occupation or otherwise shall be entered as owner in the assessment list and the tax shall be recovered from him until on the settlement of the dispute or on the production of the order of competent Court or otherwise the other claimant satisfies the Notified Area Officer, that he is entitled to be entered as owner of the property either individually or jointly.

Transferor and Transferee to give notice in writing .- whenever, the title of any person primarily liable for payment of the tax in respect of any building or land is transferred by an instrument in writing or otherwise, the transferor and the transferee shall within three months after the transfer is effected, give notice in writing to the Notified Area Officer, who after making such inquiries as he deems necessary, order that the name of the transferee shall be entered in the assessment list in place that of the transferor. The transferee thereafter shall be liable for the payment of tax due for the whole year including arrears of tax, if any, in respect of the property so transferred.

Heirs to give notice and their liability .- In the case of the death of the person, primary liability for the payment of the tax shall be of the person to whom the title of the property of the deceased has been transferred as heir or otherwise such person shall give a notice of such transfer to the Notified Area Officer within three months from the date of the death of the deceased. The Notified Area Officer may, after making such inquiry as he deems necessary, pass an order that the names of the heirs of the deceased may be entered in the assessment list and such heirs shall be liable for payment of tax due for the whole year including arrears of tax.

Decision to be final .- The decision of the Notified Area Officer relating to tax and other matters thereto shall be final.

ANNEXURE -A

(See rule 3)

Rates of Consolidated Tax for Ankleshwar (Expansion) Notified Area.

Name of Notified Area	Rate of Consolidated Tax.
1	2
Ankleshwar (Expansion) Notified Area (Taluka . Ankleshwar) (District. Bharuch).	(i) 15 % on rateable value not exceeding Rs. 21,599/- (for properties Valued up to rupees three lacs). (ii) 16.5 % on rateable value exceeding Rs. 21,599/- , but not exceeding Rs. 36,000/- (for properties valued above rupees three lacs and up to rupees five lacs) . (iii) 18 % on rateable value exceeding Rs. 36,000 /- (for properties valued above rupees five lacs) .

By order and in the name of Governor of Gujarat ,

A. M. JOSHIYARA,
Under Secretary to Government.



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PART IV-B

Rules and Orders (other than those published in Parts I, I-A and I-L) made
by the Government of Gujarat under the Gujarat Acts

INDUSTRIES AND MINES DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 2nd August 1997.

GUJARAT MUNICIPALITIES ACT, 1963.

No. GHU - 97 (48) - GID - 1688 - 1594 - G1 :- The following draft notification which is proposed to be issued under section 264B read with section 277 of the Gujarat Municipalities Act, 1963 (Guj. 34 of 1964) is published as required by sub-section (3) of section 277 of the said

Act for the information of all persons likely to be affected thereby and notice is hereby given that the said draft will be taken into consideration by the Government of Gujarat on or after the expiry of thirty days from the date of publication of this notification in the *Official Gazette*

2. The objections or suggestions by any person may be sent to the collector of Vadodara District, Vadodara with respect to the said draft before the expiry of the aforesaid period and the same will be considered by the Government.

Draft Notification

No. GHU - 97 - (48) - GID - 1688 - 1594 - G1 :- In exercise of the powers conferred by section 264B read with section 277 of the Gujarat Municipalities Act, 1963 (Guj. 34 of 1964), the Government of Gujarat hereby makes the following rules, namely :-

1. **Short Title :-** These rules may be called the Gujarat State Fertilizers Company Limited Notified Area Consolidated Tax Rules, 1997.
2. **Definitions :-** In these Rules unless the context otherwise requires -
 - (a) 'the Act' means the Gujarat Municipalities Act, 1963;
 - (b) 'building' means a building as defined in clause (2) of section 2 of the Act ;
 - (c) 'building used for residential purpose' means any building or set of buildings within the same enclosure used by one and the same occupier as a human dwelling or as a place for the custody of property including animals, not intended for sale in the ordinary course or trade ;
 - (d) 'building used for business purpose' means any building or set of buildings within the same enclosure used by one and the same occupier for preparing or manufacturing any kinds of goods and services or for trade or for transport business or for any purpose other than residential;

(e) 'Corporation' means Gujarat Industrial Development Corporation constituted under the Gujarat Industrial Development Act, 1962 ;

(f) 'Consolidated Tax' means the tax imposed in the Notified Area under these rules:

(g) 'Land' means the land as defined in clause (11) of section 2 of the Act ;

(h) 'Notified Area Officer' means an officer of the Corporation appointed for the purpose of assessment and recovery of tax under section 16 of the Gujarat Industrial Development Act, 1962 ;

(i) 'Notified Area' means an area declared as such under section 16 of the Gujarat Industrial Development Act, 1962 ;

(j) 'Occupier' means an allottee of the Corporation as a licensee, a lessee and owner of property by virtue of conveyance deed, as the case may be, or a person in possession of property by virtue of rent, lease or as a caretaker, trustee or otherwise or other owners of property situated within the Notified Area for the time being receiving the rent of any land or building whether on his own account or as an agent or trustee for any other person or for any other society or for any religious or charitable purpose or who would so receive the rent if such land or building were let to a tenant.

Explanation :- Lessee, person in possession of property by virtue of conveyance deed, rent lease shall have the same meaning as defined in the disposal of Property Regulations, 1967 of the Corporation or Disposal of Land Regulations, 1968 of the Corporation or Rent Regulations, 1971 as the case may be;

(k) 'owner' means an owner as defined in clause (18) of section 2 of the Act ;

(l) 'year' means a financial year.

3. **Rate of Consolidated Tax :-** A consolidated tax on all buildings and lands situated within the limits of Notified Area shall be levied at the rates specified in the Annexure -A in lieu of the following taxes :-

- (a) Tax on buildings or lands.
- (b) General Sanitary cess.
- (c) Lighting Tax

4. **EXEMPTION :-** (1) The following shall be exempted from the consolidated Tax :-

(a) Buildings and lands belonging to the Central or State Government, Panchayat, District School Board and Municipal School Buildings.

(b) All buildings and lands which are declared protected monuments within the meaning of Ancient Monuments Preservation Act, 1904 or the Gujarat Ancient Monuments and Archaeological Sites and Remains Act, 1965 and not yielding any revenue or rent.

- (c) All buildings and lands or portions thereof used or occupied exclusively for public worship or for charitable and educational purposes and not yielding any revenue or rent.
- (2) Any occupier engaged in the manufacture of goods and services shall be exempted from the payment of tax as follows:-
- (i) for first year beginning from the date of allotment ;
 - (ii) for second year to fifth year up to 50%.
- (3) Any occupier, not being an allottee shall be entitled to exemption as stated above from the date of the year on which he becomes an owner of land or building or obtains land or building.
5. **Assessment and liability of the consolidated Tax.**-(a) The tax shall be assessed and recovered so far as applicable to , in accordance with the provisions of the Act,
- (b) An occupier shall be primarily liable for the payment of tax under these rules.
- (c) The owner of the superstructure of the building shall primarily be liable for payment of tax under these rules.
- (d) The tax shall be payable in advance in one installment on or before the first day of April in each year.
6. **Remissions and Refund.**-(a) Where any building or land remained vacant and has not been used throughout the year and the notice to that effect is given to the Notified Area Officer, the remission or refund to the extent of not more than one-half of the amount of tax shall be granted :
- Provided that no remission or refund shall take effect for any period prior to the date of receipt of such notice.
- (b) When any part of the building is demolished the remissions or refund may be granted to the extent of not more than one fourth of the amount of the tax.
7. **Notice in writing to be given .** - It shall be the duty of the owner of a building or land to give a notice in writing to the Notified Area Officer within one month, when -
- (a) a building is newly erected or constructed ;
 - (b) a building, which has been already assessed, is either extended, rebuilt, reconstructed or additions and alterations are made thereto or improvement has been made so as to raise its capital value ;
 - (c) a building or land which has already been assessed is divided;
 - (d) a building is wholly or in part demolished or destroyed or is otherwise become in such a state that it decrease its letting value.

Explanation .- The period of one month shall be counted from the date of completion or occupation whichever is earlier in case of (a), (b) and (c) and from the date of occurrence of event in case of (d) above.

- 8. Assessment on receipt of notice .-** (1) When a notice in writing under rule 7 is received, the Notified Area Officer, after making such inquiry as he deems necessary, shall cause the building to be assessed.
- (2) after such assessment is made, the Notified Area Officer shall enter such valuation in a separate list and at the end of the year such change made in the assessment shall be entered in the authenticated assessment list.
- 9. Name of the owner in Assessment list, when the succession in dispute .-** when there is any dispute about the succession of any person whose name is entered as owner of any property in the assessment list, the name of such of the claimants to succession as in the possession of the property by actual occupation or otherwise shall be entered as owner in the assessment list and the tax shall be recovered from him until on the settlement of the dispute or on the production of the order of competent Court or otherwise the other claimant satisfies the Notified Area Officer, that he is entitled to be entered as owner of the property either individually or jointly.
- 10. Transferor and Transferee to give notice in writing .-** whenever, the title of any person primarily liable for payment of the tax in respect of any building or land is transferred by an instrument in writing or otherwise, the transferor and the transferee shall within three months after the transfer is effected, give notice in writing to the Notified Area Officer, who after making such inquiries as he deems necessary, order that the name of the transferee shall be entered in the assessment list in place that of the transferor. The transferee thereafter shall be liable for the payment of tax due for the whole year including arrears of tax, if any, in respect of the property so transferred.
- 11. Heirs to give notice and their liability .-** In the case of the death of the person, primary liability for the payment of the tax shall be of the person to whom the title of the property of the deceased has been transferred as heir or otherwise such person shall give a notice of such transfer to the Notified Area Officer within three months from the date of the death of the deceased. The Notified Area Officer may after making such inquiry as he deems necessary, pass an order that the names of the heirs of the deceased may be entered in the assessment list and such heirs shall be liable for payment of tax due for the whole year including arrears of tax.
- 12. Decision to be final .-** The decision of the Notified Area Officer relating to tax and other matters thereto shall be final.

ANNEXURE -A
(See rule 3)**Rates of Consolidated Tax for Gujarat State Fertilizers Company Limited Notified Area.**

Name of Notified Area	Rate of Consolidated Tax.
1	2
Gujarat State Fertilizers Company Limited Notified Area (Taluka . Vadodara) (District. Vadodara)	(i) 12 % on rateable value not exceeding Rs. 21,599/- (for properties Valued up to rupees three lacs) . (ii) 12.5 % on rateable value exceeding Rs. 21,599/- , but not exceeding Rs. 36,000/- (for properties valued above rupees three lacs and up to rupees five lacs) . (iii) 13.5 % on rateable value exceeding Rs. 36,000 /- (for properties valued above rupees five lacs) .

By order and in the name of Governor of Gujarat,

A. M. JOSHIYARA,
Under Secretary to Government.



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PART IV—B

Rules and Orders (other than those published in Parts I, I-A and I-L) made
by the Government of Gujarat under the Gujarat Acts.

HOME DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 24th July, 1997.

BOMBAY MOTOR VEHICLES TAX ACT, 1958.

No. G/G/97/102/MVR/1095/3230/KH.—Whereas the draft rules further to amend the Bombay Motor Vehicles Tax Rules 1959 were published as required by sub-section (1) of Section 23 of the Bombay Motor Vehicles Tax Act, 1958 (Bom. LXV of 1958) at page 31 of the Gujarat Government Gazette Part-IV-B dated 17th February, 1997 under Government Notification Home Department No. G/G/97/17/MVR/1095/3230/KH. dated 17th February 1997 inviting objections and suggestions from all persons likely to be affected thereby till 17th March, 1997.

AND WHEREAS no objections or suggestions have been received from any person with respect of to the said draft rules by the Government.

NOW, THEREFORE, in exercise of the powers conferred by clause (a) of sub-section (2) of section 23 of the Bombay Motor Vehicles Tax 1958. (Bom. LXV of 1958) the Government of Gujarat hereby makes the following rules further to amend the Bombay Motor Vehicles Tax Rules, 1959 namely:—

1. These rules may be called the Bombay Motor Vehicles Tax (Gujarat Amendment) Rules, 1997.
2. In the Bombay Motor Vehicles Tax Rules, 1959, in Rule 5,—

(1) in sub-rule (1) for the words "The declaration shall" the words "The declaration in form 'NT' shall be accompanied by a fee of rupees ten and shall" shall be substituted.

(2) in sub-rule (3), for the words "accompanied by the certificate" the words "accompanied by a fee of rupees ten, the certificate" shall be substituted.

By order and in the name of the Governor of Gujarat,

JASVANT GANDHI,
Under Secretary to Government.



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PART IV-B

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HOME DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 30th July, 1997.

BOMBAY MOTOR VEHICLES TAX ACT, 1958.

No. G/G/97/105/MTA/1096/OD/15/KH.—WHEREAS the draft rules, to regulate the collection of toll on Motor Vehicles were published as required by sub-section (1) of section 23 of the Bombay Motor Vehicles Tax Act, 1958 (Bom. LXV of 1958) on page No. 16.1 to 16.4 of the Gujarat Government Gazette, Extraordinary, part IV-B, under Government Notification, Home Department No. G/G/97/10/MTA/1096/OD/15/KH, dated 31st January, 1997, inviting objections or suggestions from all persons likely to be affected thereby till the 1st March, 1997.

AND WHEREAS no objections or suggestions have been received from any person with respect to the said draft rules by the Government.

NOW, THEREFORE, in exercise of the powers conferred by clause (m) of sub-section (2) of section 23 read with section 20 of the Bombay Motor Vehicles Tax Act, 1958 (Bom. LXV of 1958), the Government of Gujarat hereby makes the following rules to regulate the collection of toll on motor vehicles.

1. *Short title.*—These rules may be called the Gujarat Tolls on Motor Vehicles and trailers drawn by such Vehicles Rules, 1997.

2. *Definitions.*—(1) "Owner" includes a person for the time being in control and possession of a motor vehicle.

(2) "Sub-Divisional Officer" means an officer of the Roads and Buildings Department incharge of the respective road or bridge, as may be notified by the State Government.

(3) "Toll Authority" means a Sub Divisional Officer concerned as may be appointed for each district.

(4) "Toll Collector" means a person posted at the collection booth for the purpose of collecting Toll.

3. *Levy of Toll.*—Toll shall be levied and paid in cash to the Toll Authority at the rates, as may be specified by the State Government by notification in the Official Gazette.

4. *Displaying of rates of Toll.*—A table displaying rates of toll shall be placed in a conspicuous place near the toll collection booth legibly written or printed in English, Gujarati and Hindi.

5. *Procedure in case of non-payment of Toll.*—In case of non-payment of toll in respect of motor vehicles, the toll authority may detain the motor vehicles until the toll is paid.

6. *Procedure for collection/realisation of amount.*—The Toll Authority shall put adequate number of collection booths, operated manually or by automatic arrangement or by combination of both as may be considered necessary.

7. *Mode of collection of Toll.*—The owner of the motor vehicles shall, before crossing the bridge or after having crossed it, stop his vehicle at the cross bar/booth and pay the toll in cash leviable at that toll collection booth. The toll Authority shall in return prepare a receipt in duplicate in Form-A appended to these rules and hand over one copy of the receipt to the owner of the motor vehicle and retain the second copy for the record.

8. *Remittance of toll collected.*—(1) The Toll collector on duty shall be responsible for the collection and safe custody of the amount collected during his duty period. The Toll Collector shall not leave the collection booth till his reliever takes over from him.

(2) The Toll Authority shall maintain a cash register as prescribed in appendix appended to these rules and keep it posted upto date.

(3) The Toll Collector on expiry of his duty period shall hand over the amount of toll collected by him, to his reliever and shall obtain his signature in the relevant column of the cash register.

(4) Every day between 0000 hrs. and 2400 hours, the Toll collector on duty shall hand over the entire amount of toll collected during the proceeding 24 hours to the Sub-Divisional Officer after obtaining his signature in the relevant column of the cash register.

(5) The Sub-Divisional Officer shall, every day or if it happens to be a holiday, on the next working day, remit the amount received by him in the respective treasury office.

(6) The Sub-Divisional Officer shall exercise supervision and control over the staff in connection with collection of toll and proper maintenance of accounts and records.

(7) The Sub-Divisional Officer shall pay a surprise visit atleast twice a month at the office of the Toll Collector to check up that the collection and remittance of the amount of toll is being done in accordance with the provision of these rules.

9. *Submission of returns.*—(1) The Sub-Divisional Officer shall furnish the statement of accounts in the first week of April, July, October and January every year to the respective Treasury Office and Division Office. The Statement shall show the amount of toll collected and remitted and accounts of toll alongwith the details of voucher number and date by which the amount is remitted.

(2) The Sub-Divisional Officer shall submit to the Division Office, monthwise break-up of the expenditure incurred for collection of toll and details of collection of toll received.

10. *Furnishing of Security Amount.*—The Staff posted at Tax plaza shall have to pay cash security deposit alongwith a security bond in form-B appended to this rules. A Sectional Officer working as Toll Collector shall deposit a cash security of rupees 2,000/- while Deputy Accountant or Junior Clerk shall deposit a cash security of rupees 1000/- alongwith a security bound in form-B appended to these rules duly executed.

APPENDIX

FORM-A

(See rule 7)

R. No.

Receipt for payment of toll.

Name of Bridge (s)

1. Description of Motor vehicle with registration number.
2. Whether laden or unladen or with or without passengers.
3. Time and date of outward Journey.
4. Amount of Toll paid.

Signature of Toll Authority.

APPENDIX

(See rule 8 (2))

CASH REGISTER

Sr. No.	Date	Vehicle No.	Name of person paying the toll.	No. of receipt by which toll paid.	Amount of toll paid. figures of toll paid.	Progre-ssive collector	Signature of Toll Collector.	Signature of succe-ssion	Signature of Sectional officer incharge.	Re-marks.
1	2	3	4	5	6	7	8	9	10	11

Denomina-tion.	Book No.	No. of receipts		Total receipt	Total amount of Toll.	Officer TOLL Collector	Collecting from Toll
		From	To				

FORM-B

(See Rule 10)

Form of Personal Security Bond.

KNOW ALL MEN by these present that I.....am held and firmly bound upto the Governor of Gujarat hereafter referred to as "The Governor" which expression shall unless excluded by or, repugnant to the context include his successors in office and assigns in the sum of Rs. (Rupees.....) to be paid to the Governor for which payment well and truly to be made. I bind myself my heirs executors/administrators and legal representatives by these present.

WHEREAS the above bounded was on theday ofappointed to and now holds the post ofin the office of the.....And whereas the said.....by virtue of such office is bound to collect..... (here describe the nature of the cashier's duties) and to keep and render true and faithful accounts of his dealing with all property and moneys which may come into his hands or possession or under his control, such accounts to be kept in the form and manner that may from time to time be prescribed by duly constituted authority and also to prepare and submit such returns, accounts and other documents as may from time to time be required of him.

AND WHEREAS the said.....has in pursuance of rule 178 of the GUJARAT Financial Rules, 1971 been called upon to execute a bond with two sureties in favour of the Governor in the above mentioned sum of Rs.....(Rupees.....only) for the due and faithful performance by the saidof the duties of his office and of any other Office requiring security to which he may be appointed at any time and of other duties which may be required of him while holding any such office as aforesaid, and for the purpose of securing and indemnifying the Governor against all loss, injury, damage costs or expenses which the Governor may in any way, suffer sustain or pay by reason of the misconduct neglect oversight or any other of the said.....or of any person or persons acting under him or for whom he may be responsible. Now the condition of the above written bond is such that if the said.....has whilst he has held the said office of.....as aforesaid, always duly performed and fulfilled the duties of his said office and if he shall, while he shall hold the said office or any other office requiring security to which he may be appointed, or in which he may act, always duly perform and fulfill all and every duties thereof respectively and other duties which may from time to time be required of him while holding any such office as aforesaid and shall duly pay into the Government Treasury at.....all such moneys as are payable to Government and shall come into his possession or control by reason of the said office and shall duly account for and deliver up all moneys, papers and other property, which shall come into his possession or control by reason of the said office and if the said.....his heirs executors or administrators shall pay or cause to be paid up to the Governor, the amount of any loss or cause to be paid up to the Governor the amount of any loss or defalcation in the accounts of the said.....within 24 hours after the amount of such loss or defalcation shall have been demanded from the said.....by the.....such demand to be in writing and left at the office of last known place of residence of the said.....and shall also at all times indemnify and save harmless the Governor from all and every loss, injury, damage costs or expenses which has been or shall or may at any times of time hereafter during the service or employment of the said in such office as aforesaid or any such other offices aforesaid, be sustained, incurred, suffered or paid by the Governor by reason of any act, embezzlement, defalcation, mismanagement, neglect failure, misconduct, default disobedience, omission or insolvency of the said.....or any person or persons, acting under him or for whom he may be responsible, then this obligation shall be void and of no effect otherwise the same shall be and remain in full force.

And it is hereby further agreed that in the event of the death of the said.....on the final termination of the service of the said.....whether as such as, aforesaid or otherwise or in the event of the said.....ceasing to hold any office requiring security this bond shall remain with the.....for the.....calendar months for recovering any loss, injury, damage cost or expenses that may have been sustained, incurred or paid by the Governor owing to the act neglect or default of the said.....or any such other person or persons as aforesaid and which may not have been discovered until after his death or the termination of his said service or his ceasing to hold any office for which the security was required. Provided always that without prejudice to any other rights or remedies for recovering the loss or damage as aforesaid it shall be open to the Governor to recover the amount payable under this bond as an arrear of the land revenue.

In witness whereof the said.....has hereunto set his hand this.....day of.....Signed and delivered by the above named.....in the presence of

(1)

(2)

(Signatures)

We.....hereby declare ourselves sureties for the above said.....that he shall do and perform all that he has above undertaken to do and perform and in case of his making default therein, we hereby bind ourselves jointly and severally to forfeit to the Governor the sum of Rs.....in which the abovesaid.....has bound himself or such other lesser sum as shall be deemed to be sufficient by theto cover any loss or damage which the Governor may sustain by reasons of such default.

And we agree that the Governor may without prejudice to any other rights or remedies of the Governor, recover the said sum as an arrear of land revenue.

And we also agreed that neither of us shall be at a liberty to terminate his suretyship except upon giving to said.....six calender months notice in writing of his intention to do so and our joint and several liability under this bond shall continue in respect of all acts, embazzlements, defalcations, mismanagements, neglects, failure, misconduct, defaults, disobedience, omissions and insolvencies on the part of the said.....until the expiration of the said period of the six months.

Dated thisday of.....Signature of the sureties in the presence of.

1.

2.

Signature.

In the presence of

1.

2.

Signature.

By order and in the name of the Governor of Gujarat.

JASVANT GANDHI,
Under Secretary to Government.



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શહેરી વિકાસ અને શહેરી ગૃહ નિર્માણ વિભાગ

અધિસૂચના

સચિવાલય, ગાંધીનગર, ૧લી ઓગષ્ટ, ૧૯૯૭.

ક્રમાંક : જીએચવી/૧૯૯૭નો ૯૯/ ટીપીવી/૧૦૯૫/૨૯૪૩/વ.—ગુજરાત નગર રચના અને શહેરી વિકાસ અધિનિયમ, ૧૯૭૬ (સને ૧૯૭૬નો રાષ્ટ્રપતિનો અધિનિયમ ૨૭ જેનો આમાં હવે પછી “ઉક્ત અધિનિયમ” તરીકે ઉલ્લેખ કરેલ છે)ની કલમ-૫૦ ની પેટા કલમ—૧ ૧- અન્વયે પ્રાપ્ત થતી સત્તાની રૂએ શહેરી વિકાસ અને શહેરી ગૃહનિર્માણ વિભાગના તા. ૨-૨-૧૯૯૬ના જાહેરનામા ક્રમાંક/જીએચવી/૧૯૯૬નો ૨૨/ટીપીવી/૧૦૯૫/૨૯૪૩/વ થી મુસદ્દારૂપ નગર રચના યોજના, ધોરાજી નં. ૧ તથા નં. ૨ ને અંતિમ કરવા માટે નિમવામાં આવેલ નાયબ નગર નિયોજક (જુની) નગર રચના અધિકારી, નગર રચના યોજના રાંજકોટ, યુનિટ-૩ને બદલે હવે નાયબ નગર નિયોજક અને નગર રચના અધિકારી, નગર રચના યોજના, ધોરાજીની નગર આયોજન અધિકારી તરીકે નિમણૂક આપવામાં આવે છે.

ગુજરાતના રાજ્યપાલશ્રીના હુકમથી અને તેમના નામે,

એલ. ડી. પટેલ,
સરકારના ઉપસચિવ.

186-1

IV-B.Ex.186-1

સરકારી મધ્યસ્થ પ્રેસ, ગાંધીનગર.



सत्यमेव जयते

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PART IV-B

Rules and Orders (other than those published in Parts I, I-A and I-L) made
by the Government of Gujarat under the Gujarat Act.

INDUSTRIES AND MINES DEPARTMENT Notification

Sachivalaya, Gandhinagar, 5th August, 1997.

GUJARAT INDUSTRIAL DEVELOPMENT ACT, 1962.

No. GHU-97 (51) GID-1097-2214-G-1.— In exercise of the powers conferred by clause (g) of section 2 of the Gujarat Industrial Development Act, 1962 (Guj. XXIII of 1962) the Government of Gujarat hereby declares the area as specified in Schedule I, boundry-description thereof given in Schedule-II, annexed hereto to be the "Kajurda - Timbdi Industrial Area".

**KAJURDA - TIMBDI INDUSTRIAL AREA
SCHEDULE - I**

Serial Number	Name of Village Taluka and District	Survey Numbers	Area Hectare-Are-Square Metres.	Remarks
(1)	(2)	(3)	(4)	(5)
1	Zankhar (Village)	51 p	5-73-01	Govt. Land
2	Lalpur (Taluka)	52 p	0-57-90	
3	Jamnagar (District)	53 p	2-60-28	
4		54	4-10-05	
5		55 p	0-11-59	
6		55 p	3-49-89	
7		56 p	1-34-09	
8		58	4-59-32	
9		59	2-37-75	
10		60 P	1-86-16	
11		60 P	1-86-16	
12		60 P	1-86-16	
13		60 P	1-86-15	
14		60 P	1-86-15	
15		61 P	3-74-45	
16		63 P	4-43-13	
17		64 P	3-09-59	
18		64 P	3-10-59	
19		65 P	4-68-43	
20		66 P	6-10-48	
21		66 P	5-14-15	
22		66 P	2-33-69	
23		67 P	4-67-53	
24		68	12-47-45	Govt. Land
25		69	1-87-17	Govt. Land
26		70 P	3-64-21	Govt. Land
27		70 P	1-32-54	
28		71 P	1-39-62	
29		72 P	5-20-02	
30		72 P	3-56-13	
31		73	4-98-75	Govt. Land
32		74	9-35-84	Govt. Land
33		75	0-78-91	
34		76	5-08-90	Govt. Land
35		76 P	3-23-76	Govt. Land
36		77/1 P	292-40-96	
37		77/1 P	3-64-22	
38		77/1 P	4-65-39	Govt. Land
39		77/1/1	3-64-48	
40		77/1/1/2 P	6-47-50	
41		77/1/2 P	6-47-50	

Serial Number	Name of Village Taluka and District	Survey Numbers	Area Hectare-Are-Square Metres.	Remarks
(1)	(2)	(3)	(4)	(5)
42	Zankhar (Village)	77/1/ P	8-09-38	
43	Lalpur (Taluka)	77/1/ P	4-04-69	
44	Jamnagar (District)	77/1/ P	4-04-69	
45		77/1/ P	3-56-93	
46		77/1/ P	2-42-81	
47		77/1/ P	3-23-75	
48		77/1/ P	3-64-22	
49		77/1/ P	3-64-22	
50		77/1/ P	3-64-22	
51		77/1/ P	2-42-81	
52		77/1/ P	2-42-81	
53		77/1/ P	2-42-81	
54		77/1/ P	2-42-81	
55		77/1/ P	2-42-81	
56		77/1/ P	0-80-94	
57		77/1/ P	1-61-88	
58		77/1/ P	0-80-94	
59		77/1/ P	2-42-81	
60		77/1/2 P	4-04-69	
61		77+C91/1/ P	6-47-50	
62		281 P	0-01-84	
63		286 P	2-00-93	
64		287 P	0-16-59	
65		288 P	0-02-35	
66		292	2-03-35	
67		293 P	1-85-14	
68		293 P	1-86-16	
69		294	6-32-32	
70		295	4-58-31	
71		296	5-15-96	
72		297	2-08-41	
73		298 P	0-82-96	
74		298 P	0-83-97	
75		299	1-75-03	
76		300	3-74-34	
77		301	1-36-58	
78		302	5-86-80	
79		303	2-40-79	
80		304	1-97-29	
81		305	2-87-33	
82		306	2-46-86	
83		307	5-10-92	
84		308 P	1-27-47	

Serial Number	Name of Village Taluka and District	Survey Numbers	Area Hectare-Are-Square Metres	Remarks
(1)	(2)	(3)	(4)	(5)
85	Zankbar (Village)	308 P	1-21-41	
86	Lalpur (Taluka)	309	3-45-00	
87	Jamnagar (District)	310	4-40-10	
88		311	4-22-90	
89		312 p	3-64-22	
90		312 /p	1-83-12	
91		313 /p	0-18-82	
92		314 /p	0-89-03	
93		314 /p	1-51-76	
94		315	2-25-61	
95		316 /p	8-86-27	
96		316 /p	8-86-27	
97		316 /p	8-87-27	
98		317 /p	1-80-09	
99		317 /p	1-80-09	
100		317 /p	1-80-08	
101		317 /p	1-80-08	
102		318 /p	5-54-42	
103		319 /p	3-30-83	
104		320 /p	1-37-60	
105		320 /p	6-58-63	
106		320 /p	6-59-64	
107		321/ p	1-41-64	
108		322	7-59-80	
109		323	2-75-19	
110		324	3-03-52	
111		325	9-66-19	
112		326	5-80-73	
113		327 P	6-48-52	
114		327 P	5-01-81	
115		327 P	8-64-01	
116		327 P	2-67-09	
117		327 P	1-86-16	
118		328 P	1-90-21	
119		328 P	1-90-20	
120		329 P	1-64-91	
121		330 P	1-60-86	
122		330 P	1-60-87	
123		331 P	2-30-67	
124		332 P	1-40-63	
125		332 P	1-40-63	
126		333 P	1-24-44	
127		334 P	2-59-00	

Serial Number	Name of Village Taluka and District	Survey Numbers	Area Hectare-Are-Square Metres.	Remarks
(1)	(2)	(3)	(4)	(5)
128	Zankhar (Village)	334 P	9-14-60	
129	Lalpur (Taluka)	335	1-99-31	
130	Jamnagar (District)	336	3-33-87	
131		337	1-69-97	
132		338	2-81-26	
133		344 P	2-46-87	
134		344 P	7-96-22	
135		344 P	2-42-81	
136		344 P	2-42-81	
137		345 P	1-42-65	
138		345 P	1-41-64	
139		346	1-48-72	
140		347	2-96-43	
141		348	1-54-79	
142		349	3-00-48	
143		350 P	6-74-82	
144		350 P	2-02-34	
145		351	3-46-01	
146		352	1-33-55	
147		353	1-17-36	
148		354	1-25-45	
149		355 P	4-00-64	
150		355 P	4-00-64	
151		356 P	0-90-05	
152		356 P	0-91-05	
153		357 P	1-23-43	
154		358	2-09-43	
155		359	2-10-44	
156		360	5-80-73	
157		361	4-15-82	
158		362	3-98-62	
159		363	9-09-53	
160		364	4-35-04	
161		365	2-61-02	
162		366	1-89-19	
163		367	1-73-00	
164		368	0-72-84	
165		369	1-40-63	Govt. Land
166		370	4-20-88	
167		371	1-74-02	
168		372	4-42-12	
169		373	2-04-37	
170		374	1-67-95	

Serial Number	Name of Village Taluka and District	Survey Numbers	Area Hectare-Are-Square Metres	Remarks
(1)	(2)	(3)	(4)	(5)
171	Zankhar (Village)	375	1-21-41	Govt. Land
172	Lalpur (Taluka)	376	2-89-35	
173	Jamnagar (District)	377	6-39-41	
174		378 P	1-61-88	
175		378 P	6-59-64	
176		378 P	1-61-88	
177		378 P	6-07-02	
178		379 P	5-13-95	
179		384 p	1-60-72	
180		385 p	2-72-60	
181		390	3-31-84	
182		391 p	3-04-93	
183		534 P	1-80-05	
184		ROADS/	5-11-72	Govt. Land
185		River Nala		
Total Area			888-64-07	
186	Mithoi (Village)	106 P	4-57-68	Govt. Land
187	Lalpur (Taluka)	VONKLA P.	0-15-84	Govt. Land
	Jamnagar (District)			
Total Area			4-73-52	
188	Timbdi (Village)	113	1-19-38	
189	Khambhalia (Taluka)	114	0-89-03	
190	Jamnagar (District)	115 P	0-80-94	
191		115 P	0-80-94	
192		116	0-76-89	
193		117	1-94-25	
194		118	2-04-37	
195		119	2-41-80	
196		120	0-88-02	
197		121	3-21-03	
198		122	1-94-25	
199		123	12-66-67	
200		124	1-06-23	
201		125	3-85-47	
202		126	2-89-35	
203		127	3-69-28	
204		128	6-04-00	
205		129	8-55-92	
206		130	4-04-69	

Serial Number	Name of Village Taluka and District	Survey Numbers	Area Hectare-Are-Square Metres.	Remarks
(1)	(2)	(3)	(4)	(5)
207	Timbdi (Village)	131	2-11-45	
208	Khambhalia (Taluka)	132	3-35-89	
209	Jamnagar (District)	133	5-26-09	
210		134 P	4-51-22	
211		134 P	4-04-70	
212		135	5-75-67	
213		136	11-48-30	
214		137	1-75-03	Govt. Land
215		138	12-05-97	
216		139	5-76-68	
217		140	11-00-75	
218		141	4-50-22	
219		142/1	1-90-20	
220		142/2	1-89-19	
221		143	5-12-94	
222		144	1-88-18	
223		145	6-66-72	
224		146 P	1-84-13	
225		146 P	1-82-11	
226		146 P	1-82-11	
227		147	5-54-42	
228		148	6-13-10	
229		149	2-46-86	
230		150	2-64-06	
231		151	3-49-04	
232		152	3-11-61	
233		153	1-99-31	
234		154	1-44-68	
235		155	2-03-35	
236		156/1	3-00-48	
237		156/2	2-97-45	
238		169 p	1-36-72	
239		170	5-95-65	
240		172 p	1-55-10	
241		172 p	0-76-05	
242		174	4-35-04	
243		175 p	0-94-09	
244		175 p	0-94-09	

Serial Number	Name of Village Taluka and District	Survey Numbers	Area Hectare-Are-Square Metres.	Remarks
(1)	(2)	(3)	(4)	(5)
245	Timbdi (Village)	176	1-92-23	
246	Khambhalia (Taluka)	177 p	0-66-86	
247	Jamnagar (District)	182 p	4-42-86	
248		183	1-62-89	
249		184 p	3-36-43	
Total Area			217-02-44	
250	Kathi Devalia (Village)	15 P	0-50-59	
251	Khambhalia (Taluka)	15 P	1-01-17	
252	Jamnagar (District)	17	2-89-35	
253		18	0-60-70	
254		19	1-21-41	
255		20	0-37-43	
256		21	0-34-40	
257		22	0-31-36	
258		23	0-30-35	
259		24	1-28-49	
260		25	12-58-58	Govt. Land
261		26 P	4-86-64	
262		26 P	2-99-47	
263		27 P	3-08-57	
264		27 P	2-02-35	
265		28	1-37-59	
266		29 P	1-22-42	
267		29 P	2-15-49	
268		30	1-40-03	
269		31	1-50-75	
270		32 P	2-02-34	
271		32 P	2-55-97	
272		33/1	3-28-81	
273		33/2 P	0-99-15	
274		33/2 P	0-75-88	
275		34	2-35-73	
276		35	1-69-97	
277		36	4-02-66	
278		37	6-46-49	
279		38	5-48-35	
280		39	3-64-22	
281		40	1-39-62	Govt. Land
282		41/2	2-77-21	
283		41/1	3-04-53	
284		42	4-38-07	

Serial Number	Name of Village Taluka and District	Survey Numbers	Area Hectare-Are-Square Metres.	Remarks
(1)	(2)	(3)	(4)	(5)
285	Kathi Devalia (Village)	43	0-51-60	Govt. Land
286	Khambhalja (Taluka)	44/1	3-89-51	
287	Jamnagar (District)	44/2	0-55-84	
288		45/1 P	2-22-58	
289		45/1 P	1-36-58	
290		45/2	0-97-13	
291		46	3-10-60	
292		47/1	1-71-99	
293		47/2	1-78-07	
294		48	3-28-81	
295		49	0-65-76	
296		50	3-27-80	
297		51	2-97-45	
298		52/1	3-23-75	
299		52/2	0-26-30	Govt. Land
300		53	0-65-76	
301		54	2-94-11	
302		55	3-19-70	
303		56	3-00-48	
304		57	6-78-86	
305		58	2-84-30	
306		59	2-44-84	
307		60	5-07-88	
308		61/1	2-08-42	
309		61/2	1-01-17	
310		62	1-43-66	
311		63	1-38-61	
312		64	1-59-85	
313		65	2-29-66	
314		66 P	1-20-39	
315		66 P	1-21-41	
316		67/2	2-41-80	
317		67/1	2-53-94	
318		68	3-16-67	
319		69	1-32-54	
320		70	1-71-99	
321		71	1-34-56	
322		72	1-81-10	
323		73	3-12-62	
324		74/1	1-64-91	
325		74/2	1-77-05	
326		75/1	1-82-11	
327		75/2	1-87-17	

Serial Number	Name of Village Taluka and District	Survey Numbers	Area Hectare-Are-Square Metres.	Remarks
(1)	(2)	(3)	(4)	(5)
327-A	Kathi Devalia (Village)	76/1	2-29-86	
328	Khambhalia (Taluka)	76/2	2-71-14	
329	Jamnagar (District)	76/3	2-70-13	
330		77 P	0-55-84	
331		77 P	2-05-38	
332		78	2-54-95	
333		80	4-98-78	
334		81	3-38-93	
335		82 P	1-84-00	
336		84	2-73-16	
337		85	3-01-49	
338		86	1-41-64	
339		87	0-38-45	
340		88	0-42-49	
341		89	1-45-69	
342		90	2-38-77	
343		91	3-10-60	
344		92/1	0-73-86	
345		92/2	0-71-83	
346		92/3	0-74-87	
347		92/4	0-55-64	
348		92/5	1-81-10	
349		93	4-53-25	
350		94	2-41-80	
351		95 P	1-53-78	
352		95 P	1-59-85	
353		96	4-38-07	
354		97	2-96-43	
355		98	7-34-51	Govt. Land
356		99	3-11-61	Govt. Land
357		100	1-68-96	
358		101	4-86-64	
359		102	2-61-02	
360		103	2-78-22	
361		104	5-13-95	
362		105	2-72-15	
363		106 P	0-60-70	
364		106 P	0-59-69	
365		107/1	1-09-27	
366		107/2	1-12-30	
367		108 P	8-53-89	
368		108 P	4-28-97	
369		109	7-01-12	

Serial Number	Name of Village Taluka and District	Survey Numbers	Area Hectare-Are-Square Metres.	Remarks
(1)	(2)	(3)	(4)	(5)
370	Kathi Devalia (Village)	110	1-04-21	
371	Khambhalia (Taluka)	111	0-36-42	Govt. Land
372	Jamnagar (District)	ROAD P	1-92-00	Govt. Land
373		112	0-77-90	
374		113	1-22-42	
375		114 P	1-23-43	
376		114 P	1-16-35	
377		123	2-83-40	
378		125 P	1-66-94	
379		125 P	1-67-94	
380		126	3-24-76	
Total Area			311-37-03	
381	Kajurda (Village)	84 P	1-79-83	
382	Khambhalia (Taluka)	90 P	0-01-01	
383	Jamnagar (District)	90 P	16-23-52	Govt. Land
384		91 P	1-58-84	
385		92	2-17-52	
386		93	4-54-26	
387		94	7-59-80	
388		95 P	2-27-64	
389		95 P	2-33-70	
390		98/1	4-31-00	
391		96/2	2-22-57	
392		97	5-03-84	
393		98	5-72-63	
394		99	8-18-48	
395		100	0-84-98	
396		101	2-25-61	
397		102	3-63-21	
398		103 P	3-09-59	
399		103 P	3-11-61	
400		103 P	3-07-56	
401		104	2-29-66	
402		105	1-53-78	
403		106	3-25-77	
404		107	3-91-54	
405		108	1-11-29	
406		109 P	1-30-52	
407		109 P	0-34-40	Govt. Land
408		110	2-77-21	
409		111	2-11-45	

Serial Number	Name of Village Taluka and District	Survey Numbers	Area Hectare-Are-Square Metres.	Remarks
(1)	(2)	(3)	(4)	(5)
410	Kajurda (Village)	112 P	2-48-88	
411	Khambhalia (Taluka)	112 P	2-48-89	
412	Jamnagar (District)	113 P	2-34-72	
413		113 P	2-34-72	
414		114/1	2-31-68	
415		114/2	2-17-52	
416		114/3 P	1-34-56	
417		114/3 P	1-35-57	
418		114/3 P	1-35-57	
419		114/4	1-67-95	
420		114/5	1-33-00	
421		115	3-85-47	
422		116	0-93-08	
423		117	0-87-01	
424		118/1	7-34-51	
425		118/2	1-72-00	
426		119	2-38-77	
427		120	1-89-19	
428		121	1-21-41	
429		122	1-98-30	
430		123/1	2-73-16	
431		123/2	2-92-39	
432		124	4-88-66	
433		125	3-97-61	
434		126	2-87-33	
435		127/1	3-25-78	
436		127/2	4-51-23	
437		128	3-34-88	
438		129/1	2-90-36	
439		129/2	4-01-66	
440		129/3	3-01-49	
441		129/4	2-65-07	
442		130	4-81-58	
443		131	2-70-13	
444		132	2-69-12	
445		133	5-12-94	
446		134	4-30-99	Govt. Land
447		ROAD/ RIVER NALA	7-64-80	Govt. Land
448		135 P	1-54-79	
449		135 P	1-53-78	
450		136	8-56-93	

Serial Number	Name of Village Taluka and District	Survey Numbers	Area Hectare-Are-Square Metres.	Remarks
(1)	(2)	(3)	(4)	(5)
451	Kajurda (Village)	137/1	3-02-50	
452	Khambhalia (Taluka)	137/2	3-01-49	
453	Jamnagar (District)	137/3 P	0-98-14	
454		137/3 P	0-64-75	
455		137/3 P	0-97-13	
456		137/3 P	0-97-12	
457		138	0-40-47	
458		139	2-77-21	
459		140	3-27-80	
460		189	3-09-69	
461		190 P	1-83-12	
462		190 P	3-67-25	
463		190 P	1-83-13	
464		191	6-25-24	
465		192	4-29-98	
466		193	4-38-07	
467		194 P	3-77-37	
468		194 P	2-61-03	
469		195	3-99-63	
470		196	0-75-88	
471		197	2-93-40	
472		198	2-14-48	
473		199/1	3-39-94	
474		199/2	4-93-72	
475		200/1	2-32-70	
476		200/2	2-04-37	
477		200/3	2-25-61	
478		201 P	1-61-88	
479		201 P	4-12-78	
480		202	2-14-48	
481		203	4-98-78	
482		204	3-24-76	
483		205	2-52-93	
484		206	2-23-59	
485		207 P	2-79-24	
486		207 P	1-21-40	
487		208	3-75-35	
488		209	3-12-62	
489		210	4-60-33	
490		211	3-10-60	
491		212 P	3-74-46	Govt. Land
492		213	5-67-57	
493		214	3-12-62	

Serial Number	Name of Village Taluka and District	Survey Numbers	Area Hectare-Are-Square Metres.	Remarks
(1)	(2)	(3)	(4)	(5)
494	Kajurda (Village)	215 P	3-35-89	
495	Khambhalia (Taluka)	215 P	6-25-24	
496	Jamnagar (District)	216/1	3-64-22	
497		216/2	6-20-18	
498		217	2-71-14	
499		218	2-00-32	
500		219	3-45-00	
501		220	0-54-33	
502		221 P	2-67-09	
503		221 P	2-68-11	
504		222 P	1-88-18	
505		222 P	1-88-18	
506		223/1	1-21-41	
507		223/2	6-47-50	
508		223/3	6-47-50	
509		224/1	6-47-50	
510		224/2	2-48-88	
511		225	2-70-13	
512		226/1	6-47-50	
513		226/2	1-22-42	
514		227/1	2-85-77	
515		227/2	5-20-02	
516		325	0-46-54	
517		326	0-54-63	
518		327	0-60-70	
519		336 P	1-17-37	
520		336 P	1-16-35	
521		336 P	1-16-34	
522		338/1	4-85-62	
523		338/2	2-05-38	
524		339	4-22-90	
Total Area			441-71-94	
525	Sodha Targhari(Village)	6	2-70-13	
526	Khambhalia (Taluka)	7	3-52-08	
527	Jamnagar (District)	8	2-23-59	
528		9	6-88-98	Govt. Land
529		10 P	1-73-00	
530		10 P	1-74-02	
531		11	4-52-24	
532		12	2-60-01	
533		13	6-76-84	Govt. Land

Serial Number	Name of Village Taluka and District	Survey Numbers	Area Hectare-Are-Square Metres.	Remarks
(1)	(2)	(3)	(4)	(5)
534	Sodha Targhari(Village)	14/1	4-05-70	
535	Khambhalia (Taluka)	14/2	2-85-30	
536	Jamnagar (District)	15	2-49-89	
537		16 P	2-49-89	
538		16 P	2-50-91	
539		17	2-81-26	
540		18	7-73-97	
541		31	2-11-45	
542		32	2-17-52	
543		33/1	1-59-85	
544		33/2	1-40-70	
545		34	2-25-01	
546		42	14-10-34	Govt. Land
547		71	2-85-31	
548		77 P	4-10-76	
549		78 P	1-59-85	
550		78 P	1-59-85	
551		78 P	1-59-85	
552		78 P	1-58-85	
553		79	3-87-49	
554		80	7-50-70	
555		81	5-12-94	Govt. Land
556		82 P	1-96-27	Govt. Land
557		82 P	2-02-34	Govt. Land
558		82 P	0-80-04	Govt. Land
559		83	3-55-11	
560		84	7-87-12	
561		85	3-02-50	
562		86 P	1-61-87	
563		86 P	1-81-09	
564		86 P	0-97-12	
565		86 P	0-97-13	
566		86 P	0-97-13	
567		86 P	0-97-13	
568		86 P	0-98-14	
569		87	1-62-89	
570		88	1-71-99	Govt. Land
571		89	2-50-91	
572		90	1-98-30	
573		91	1-94-25	
574		92	2-45-85	
575		93	2-46-86	
576		94	0-86-00	Govt. Land

Serial Number	Name of Village Taluka and District	Survey Numbers	Area Hectare-Are-Square Metres.	Remarks
(1)	(2)	(3)	(4)	(5)
577	Sodha Targhari(Village)	95	7-17-31	
578	Khambhalia (Taluka)	96	5-00-80	
579	Jamnagar (District)	97	3-28-81	
580		98	3-46-01	
581		99	2-79-23	
582		100	2-44-84	
583		101	2-07-40	
584		102	1-68-96	
585		103	1-62-89	
586		104	1-50-74	
587		104 P	0-80-94	
588		105	5-80-73	
589		106	0-96-11	
590		107	0-38-45	Govt. Land
591		ROAD / RIVER NALA	7-78-88	Govt. Land
592		108 P	1-65-93	
593		108 P	1-62-88	
594		109 P	1-30-51	
595		109 P	1-62-89	
596		110 P	3-00-48	
597		111	3-73-32	
598		112	4-15-82	
599		113	4-90-68	
600		114	0-64-75	
601		115	1-09-27	
602		116	0-54-63	
603		117	0-46-54	
Total Area			225-94-61	
604	Bharana (Village)	18 p	3-01-98	
605	Khambhalia (Taluka)	20	4-01-65	
606	Jamnagar (District)	21	4-09-75	
607		22 P	2-57-99	
608		22 P	2-56-98	
609		22 P	2-56-98	
610		22 P	2-57-00	
611		22 P	2-44-83	
612		22 P	3-92-55	
613		22 P	3-93-56	
614		23 P	2-88-33	

Serial Number	Name of Village Taluka and District	Survey Numbers	Area Hectare-Are-Square Metres.	Remarks
(1)	(2)	(3)	(4)	(5)
615	Bharana (Village)	23 P	2-87-33	
616	Khambhalia (Taluka)	23 P	2-88-35	
617	Jamnagar (District)	24	5-52-40	
618		25	5-69-60	
619		26	4-64-38	
620		28	3-09-59	
621		29	2-72-15	
622		34	2-88-34	Govt. Land
623		69	6-20-18	Govt. Land
624		71	6-24-24	Govt. Land
625		71 P.	27-76-78	Govt. Land
626		78	1-34-56	
627		282	6-56-61	
628		284 p	1-39-62	
629		285 /2 p	1-04-59	
630		285 /3 p	0-90-21	
631		285 /4 p	0-19-80	
632		286	4-72-47	
633		287 p	0-88-41	
634		299 p	0-28-80	
635		299 p	2-68-63	
636		300 p	1-72-04	
637		308 p	0-70-00	
638		308 p	0-76-70	
639		309	0-27-32	
640		311 / p	2-73-17	
641		316	1-53-78	
642		317	3-32-86	
643		318	2-60-01	
644		319 p	0-80-44	
645		320	1-46-30	
646		334	3-05-54	
647		335	0-38-45	
648		336 P	1-69-97	
649		336 P	1-69-97	
650		336 P	1-67-94	
651		342	4-46-17	
652		343	3-53-09	
653		344	0-87-01	
654		345	2-77-21	
655		346	2-36-74	
656		347 P	5-11-93	
657		347 P	1-06-24	

Serial Number	Name of Village Taluka and District	Survey Numbers	Area Hectare-Are-Square Metres.	Remarks
(1)	(2)	(3)	(4)	(5)
658	Bharana (Village)	347 P	2-02-34	
659	Khambhalia (Taluka)	347 P	2-02-34	
660	Jamnagar (District)	348	0-53-62	
661		349 P	2-89-36	
662		349 P	2-02-34	
663		349 P	2-02-34	
664		350	6-58-63	Govt. Land
665		351	2-45-85	
666		352	6-96-06	
667		353	4-86-64	
668		354/1	2-12-46	
669		354/2	2-12-46	
670		354/3	2-12-46	
671		354/4	2-17-12	
672		355 P	2-72-15	
673		355 P	1-21-41	
674		356 P	1-58-84	
675		356 P	6-47-50	
676		357	9-93-51	
677		358 P	1-59-86	
678		358 P	1-55-80	
679		358 P	1-55-80	
680		361 P	1-20-39	
681		361 P	0-82-96	
682		361 P	1-21-41	
683		362	1-58-84	
684		363	1-64-91	
685		364	4-72-47	
686		365 P	1-29-50	
687		365 P	1-04-21	
688		365 P	1-29-50	
689		366 P	1-25-45	
690		366 P	1-24-44	
691		367	4-89-67	
692		368	3-58-15	
693		369 P	1-25-45	
694		369 P	1-25-45	
695		369 P	1-26-47	
696		370 P	1-05-22	
697		370 P	1-05-22	
698		370 P	1-05-22	
699		371 P	1-21-41	
700		371 P	1-21-41	

Serial Number	Name of Village Taluka and District	Survey Numbers	Area Hectare-Are-Square Metres.	Remarks
(1)	(2)	(3)	(4)	(5)
701	Bharana (Village)	372	1-21-41	
702	Khambhalia (Taluka)	373/1 P	1-43-66	
703	Jamnagar (District)	373/1 P	1-43-66	
704		373/1 P	1-42-66	
705		373/2	4-04-69	
706		374/1	1-29-50	
707		374/2	1-51-76	
708		375/1	1-93-24	
709		375/2	1-94-25	
710		376	0-72-93	
711		377	1-65-92	
712		378	3-33-87	
713		379	2-07-40	
714		380	6-75-83	
715		381 P	2-35-73	
716		381 P	2-35-73	
717		381 P	2-36-74	
718		382	1-25-45	
719		383	4-04-69	
720		384	1-60-86	
721		385	1-36-50	
722		386	1-09-27	
723		389 P	2-02-34	
724		389 P	2-02-34	
725		389 P	5-26-09	
726		389 P	5-26-09	
727		389 P	1-77-07	Govt. Land
728		ROAD P	1-84-00	Govt. Land
729		390	4-95-74	
730		391	4-22-90	
Total Area			345-29-43	
731	Vadalia Sinhan (Village)	107	1-57-44	Govt. Land
	Khambhalia (Taluka)			
	Jamnagar (District)			
Total Area			1-57-44	
GRAND TOTAL			2436-30-48	

SCHEDULE - II**Northern Boundary**

Starting from north - west corner of survey no. 71 /p; where the road of Moje Vadinar land boundary of the said village crosses and runs alongwith the survey no. 71 /p, 371 and ends at northern boundary of survey no. 361.

Eastern Boundary

Starting from north - east corner of survey no. 361 and runs alongwith the eastern boundary of survey no. 361, 356 and crosses the road; then runs alongwith the eastern boundary of survey no. 358, 354, 353 78 20, 352. Thereafter, turns towards west direction touches at southern border of survey no. 352, after turns towards south and crosses at eastern border of survey nos. 318, 317 and Government land and passing through survey nos. 18, 308/p runs towards western border of survey no. 301, 299/p, crosses the Government land, survey no. 282 and eastern border of survey no. 287 and then passing through survey no. 184 of village Timbdi runs through the eastern border of survey no. 183, 287/p, north and east border of survey no. 174. Further, running through the survey no. 172/p, northern border of survey no. 390 and 391/p of village Zankhar and crosses the Government land running alongwith survey nos. 54, 53 and 52 upto road passes through survey no. 51. Then, turns towards east upon northern border of survey no. 344, then turns towards south and crosses the survey no. 344, eastern border of survey no. 349 and road then turns towards east and runs alongwith survey no. 350, 77/p and 338 upto survey no. 77/p and northern border of Government land. Then turns towards south passes through the land survey no. 77/p runs parallel to the border of survey no. 292 upto north-east corner and then ends at the corner of survey no. 281 in western direction.

Southern Boundary

Starting from the west corner of survey no. 281 of village Zankhar runs towards west direction through survey no. 77/p and runs alongwith the border of survey no. 534, 67, 66 and survey nos. 140, 139 of village Timbdi and survey nos. 45, 44, 43, 39, 38, 37 and 25 of vilage Kathi Devalia, survey nos. 225, 224, 223 of village Kajurda; survey nos. 96, 95, 94, 90, 12, 89, 42 of village Targhari and ends at southern border of survey nos. 212 and 90 of village Kajurda.

Western Boundary

Starting from western border of survey nos. 90, 96/1, 84, 97, 98, 114/1, 114/2, 114/3, 115 to 122, 133, 131, 134 of village Kajurda, then turns towards the east and runs alongwith the northern border of survey nos. 134, 135, 140, 139, 327, 178 and crosses the Government land, then turns towards south in eastern direction of survey no. 189. Further, turns towards east and runs alongwith the northern border of survey no. 31 of village Targhari, turns in east direction runs upto western border of survey no. 194 of village Kajurda and then turns in east direction towards northern boundary of survey no. 194 and 195. From there, turns in south alongwith the eastern and runs boundary of survey nos. 195, 196, 199. Thereafter, after crossing the road; turns towards east and runs alongwith northern boundary of survey no. 77 of village Targhari and turns towards the south-east corner and runs alongwith the northern boundary of survey no. 197 of village Kajurda and turns in south direction, runs alongwith the eastern boundary of survey no. 197. Further, after crossing the Government land, survey no. 86 of village Targhari, road runs alongwith northern border of survey no. 71 and again crosses the road, then runs alongwith the northern boundary of survey no. 106; crosses the Government land runs alongwith northern boundary of survey no. 108. Then, turns towards south and runs alongwith eastern border of survey no. 108 of village Kajurda, 227/1 again turns towards east and runs with northern boundary of survey no. 227/1, northern boundary of survey no. 16, 15 of village Kathi Devalia and turns towards north; runs with western boundary of survey no. 124, 109, and turns towards north from south-east corner of survey no. 123 and runs alongwith western boundary of survey no. 123, 125, 126 and turns in eastern direction upto the northern boundary of survey no. 146, then turns towards north and runs with western boundary of survey nos. 114, 115, 116 and 117 of village Targhari; turns towards east, runs with northern boundary survey no. 117 of village Targhari; northern boundary of survey no. 86, 85, 84 of village Kathi Devalia; then turns towards south and runs with eastern boundary of survey nos. 84 and 92/4 again turns towards east and runs with northern boundary of survey no. 82, again turns towards north and runs with western and northern boundary of survey no. 80 and runs with northern boundary of survey no. 113 of village Timbdi, western boundary of survey no. 18 of village Targhari southern boundary of survey no. 155 of village Timbdi, western boundary of survey no. 155, 156 and turns towards east upto northern boundary of survey no. 156. Then, runs in southern direction alongwith eastern boundary of survey no. 156, northern and western boundaries of survey nos.

379, 378 and turns towards north-west corner and runs alongwith western boundary of survey no. 61 upto the road near survey no. 61 and 77/1/p in eastern direction. Thereafter, the northern side turns towards the survey no. 56 and eastern boundary and from the part of the survey no. towards the southern side of survey no. 390 runs straight away and turns towards the northern side and on the western side survey no. 390 boundary touches to be survey no. 170 of village Timbdi. Thereafter, the southern boundary of survey no. 170 towards western side and from there western boundary of survey no. 170 towards the northern runs through the land of survey no. 177/1/0 towards the southern boundary of survey no. 175 and 176 and towards the northern, the western boundaries of survey no. 176, from there towards the western side turns to southern boundary of survey no. 149 and from there the boundary of village Bhama towards the southern corner of survey no. 284 of village Bharana which passes through the land of north-eastern direction of survey no. 182. Thereafter, it passes through the land of survey no. 284, 282, 299, 300 of village Bharana, eastern boundary of survey no. 310, which straight runs towards western side in the boundary of survey no. 311 towards southern side and turns towards the north at survey no. 311 on the boundary of western side which passes through survey no. 312, 319 towards the western boundary of survey no. 320 and from there western side survey no. 342, 336 and 344 at southern boundary and from there towards the north side survey no. 334, 335, 344 at the western boundary. From there, it crosses singach road and passes through survey no. 385, 386, 387 towards the north - west corner boundary and from there towards the north Vadinar road on its east boundary of survey no. 389, 391, on the western boundary and it passes through Government land of survey no. 34 on its north - west angle through Government land towards the survey no. 375 and 71/p on western boundary and with south - west corner.

By order and in the name of the Governor of Gujarat,

A. M. JOSHIYARA,
Under Secretary to Government.



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TUESDAY, AUGUST 5, 1997 / SRAVANA 14, 1919

Separate paging is given to this Part in order that it may be filed as a Separate Compilation.

PART IV-B

Rules and Orders (other than those published in Parts I, I-A and I-L) made
by the Government of Gujarat under the Gujarat Act.

INDUSTRIES AND MINES DEPARTMENT
Notification
Sachivalaya, Gandhinagar, 5th August, 1997.

GUJARAT INDUSTRIAL DEVELOPMENT ACT, 1962

No. GHU/97(52)GID/1097/2213/G-1:- In exercise of the powers conferred by section 16 of Gujarat Industrial Development Act, 1962 (Guj - XXIII of 1962), the Government of Gujarat hereby :-

- (1) declares that the provision relating to the notified area contained in Chapter XVI-A of the Gujarat Municipalities Act, 1963 (Guj.34 of 1964) and other provisions of that Act, as specified in Schedule - I annexed hereto shall extend to and be brought into force in the Vithal Udyognagar Industrial area (Additional) specified in schedule-II annexed hereto.
- (2) appoints the Assistant Manager, Gujarat Industrial Development Corporation, Vithal Udyognagar, for the purpose of assessment and recovery of taxes when imposed under the provisions so extended and in order to arrange for the expenditure of the proceeds of such taxes and for preparation and maintenance of proper accounts and generally for enforcing the provisions so extended.
- (3) provides that the provisions of the Gujarat Panchayats Act, 1993 (Guj.18 of 1993) which are in force in the said Vithal Udyognagar Industrial Area (Additional) shall cease to apply thereto.
- (4) provides that the Assistance Manager, Gujarat Industrial Development Corporation, Vithal Udyognagar, appointed under clause (2) shall be deemed to be a municipality under the Gujarat Municipalities Act, 1963 and the Vithal Udyognagar Industrial Area (Additional) shall be deemed to be a Municipal Borough, and
- (5) provides that the power to make rules under clause (l) and (m) of section 271 of the said Act shall be exercised by the State Government under section 277.

SCHEDULE - I

The provisions contained in sections 2,44(1), 64 to 69, 71 to 98, 105 to 232, 238 to 264, 267 to 270, 271 (subject to restriction that no rules shall be made in relation to matters covered by Clause -(b) of sub-section (1) of section 264-B), 272, 273 and 275 to 280 and schedule II to VI of the Gujarat Municipalities Act, 1963.

SCHEDULE - II

Vithal Udyognagar Industrial Area (Additional) declared under Government Notification, Industries and Mines Department No:GHU-97(14)-GID-1094-2075-Dated the 2nd May, 1997.

Serial Numbers	Name of the Village, Taluka and District	Survey Numbers	Area Hectare-Are-Square Metres	Remarks
(1)	(2)	(3)	(4)	(5)

PART - I

1	Karamsad(Village)	741/1	00-00-51	
2	Anand(Taluka)	741/2	00-00-50	
3	Kheda(District)	742	00-12-14	
4		743	01-77-05	
5		744/1	00-11-13	
6		744/2	00-12-14	
7		804	01-46-70	
8		805/1	00-20-23	
9		805/2	00-19-22	
10		805/3	00-16-19	
11		805/4	00-19-22	
12		805/5/1	00-13-16	
13		805/5/2	00-13-15	
14		806/1	00-44-51	
15		806/2	00-40-47	
16		807/1+2A+2B	00-15-18	
17			00-22-25	
18		807/3	00-16-19	
19		807/4	00-11-13	
20		808/1	00-83-97	
21		808/2	00-11-13	
22		809/1	00-11-13	
23		809/2/1	00-15-18	
24		809/2/2	00-15-17	
25		810/1	00-33-38	
26		810/2	00-21-25	
27		811/1	00-46-54	
28		811/2	00-68-80	
29		811/3	00-56-66	
30		812	02-55-97	
31		813/1	00-25-29	
32		813/2	00-43-50	
33		813/3A-B	00-97-13	
34		813/4/1	00-22-26	
35		813/4/2	00-21-22	
36		813/4/3	00-43-50	
37		814/1	00-35-41	
38		814/2/1	00-18-21	
39		814/2/2	00-26-30	
40		814/3/4	00-88-03	
41		815	00-41-48	
42		816	00-58-68	
43		817/1	00-12-14	
44		817/2	00-19-22	
45		817/3	00-19-22	

Serial Numbers	Name of the Village, Taluka and District	Survey Numbers	Area Hectare-Are-Square Metres	Remarks
(1)	(2)	(3)	(4)	(5)
46	Karamsad(Village)	817/4	00-10-12	
47	Anand(Taluka)	817/5	00-19-22	
48	Kheda(District)	818	00-86-00	
49		819/1/1	00-05-06	
50		819/1/2	00-06-07	
51		819/2	00-05-69	
52		819/3	00-05-06	
53		820/1	00-74-87	
54		820/2	00-37-43	
55		820/3	00-37-43	
56		821	01-69-97	
57		822/1+2/1+3/1	00-21-25	
58		822/2+3/2	00-41-47	
59		822/3	00-21-25	
60		823/1	00-40-47	
61		823/2	00-42-49	
62		824/1	00-34-40	
63		824/2	00-33-39	
64		825	00-54-63	
65		826	00-60-70	
66		827	01-73-00	
67		828/1	00-60-70	
68		828/2	00-79-93	
69		829	00-08-09	
70		830	00-01-01	
71		831	00-40-47	
72		832/1	00-29-34	
73		832/2	00-36-42	
74		833	00-02-02	
75		834	00-92-07	
76		835	01-52-77	
77			00-02-02	KH
78		836/1,2,3 & 4/2 to 6	02-86-33	
79		836/4/1 Nala Land between 836 & 839	00-34-40	
80		837/1	00-06-08	
81		837/2	00-51-60	
82		837/3	00-25-29	
83		838	00-23-27	
84		839/1	00-93-08	
85			00-58-69	
86			00-02-02	KH
87		839/2/1	00-15-18	
88		839/2/2	00-62-73	
89		840/1	00-61-71	
90		840/2	00-33-39	
91		840/3	00-35-41	
92		840/4	00-36-42	
93		841/1	00-57-67	
94		841/2	00-23-27	
95		841/3	00-54-63	

Serial Numbers	Name of the Village, Taluka and District	Survey Numbers	Area Hectare-Are-Square Metres	Remarks
(1)	(2)	(3)	(4)	(5)
96	Karamsad(Village) Anand(Taluka) Kheda(District)	841/4	00-50-59	
97		842	00-73-86	
98		843/1	00-32-38	
99		843/2	00-31-86	
100		844	00-79-93	
101		845/1	00-32-37	
102		845/2	00-32-38	
103		846/1	00-33-38	
104		846/2	00-16-19	
105		846/3	00-17-20	
106		847	01-05-22	
107		848/1	00-11-13	
108		848/2	00-11-13	
109		848/3	00-14-16	
110		849/1	00-13-15	
111		849/2	00-69-81	
112		850	00-14-16	
113		851	00-25-29	
114		852	00-31-36	
115		853/1	00-24-28	
116		853/2	00-19-22	
117		853/3	00-22-26	
118		854	00-91-05	
119		855	00-97-13	
120		856	00-55-64	
121		857/1	00-18-21	
122		857/2/1	00-56-66	
123		857/2/2	00-56-65	
124		858	01-10-28	
125		859	00-63-74	
126		860/1	00-26-30	
127		860/2	00-13-15	
128		860/3	00-13-15	
129		860/4	00-07-08	
130		860/5/A	00-02-02	
131		860/5/B	00-06-08	
132		861/1	00-12-14	
133		861/2	00-36-42	
134		862	00-31-36	
135		863	00-30-35	
136		864/1	00-83-97	
137		864/2	01-25-45	
138		864/3	00-62-73	
139		864/4	00-62-73	
140		865/1+2+3	00-52-61	
141		865/4/1	00-17-20	
142		865/4/2	00-16-19	
143		865/4/5	00-30-35	
144		866	00-76-89	
145		867	00-45-53	
146		868/1	00-07-08	
147		868/2	00-07-08	
148		868/3	00-06-07	

Serial Numbers	Name of the Village, Taluka and District	Survey Numbers	Area Hectare-Are-Square Metres	Remarks
(1)	(2)	(3)	(4)	(5)
149	Karamsad(Village)	868/4/1	00-26-31	
150	Anand(Taluka)	868/4/2	00-26-30	
151	Kheda(District)		00-06-07	KH
152		869	00-06-07	
153		870	00-97-13	
154		871	00-34-40	
155		872	00-08-09	
156		886/1	00-87-01	
157		886/2	00-84-98	
158		887/1	00-97-13	
159		887/2	00-01-01	
160		887/3	00-87-01	
161		888	00-68-80	
162		889/1,2,3,4	00-48-56	
163		890/1	00-33-39	
164		890/2	00-34-40	
165		890/3A	00-33-38	
166		890/3B	00-04-05	
167		890/4/1	00-12-14	
168		890/4/2	00-25-29	
169		891/1	00-72-85	
170		891/2	00-72-84	
171		892	01-82-11	
172		893	01-55-80	
173		894/1	00-64-75	
174		894/2	00-58-68	
175	Mogri(Village)	1317/P	00-07-00	
176	Anand(Taluka)	1318	00-34-49	
177	Kheda(District)	1319	00-28-00	
178		1322/P	00-26-00	
179		1323	00-17-84	
180		1324	00-19-03	
181		1325	00-17-84	
182		1326	00-21-40	
183		1327/1	00-22-59	
184		1327/2	00-27-78	
185		1328	00-44-00	
186		1329	00-17-16	
187		1330	00-68-97	
188		1331/1	00-48-75	
189		1331/2	00-19-03	
190		1332/1	00-22-59	
191		1332/2	00-21-40	
192		1333	00-23-78	
193		1334	00-23-78	
194		1335/1	00-23-78	
195		1335/2	00-07-50	
196		1336/1/P	00-07-00	
197		1336/2	00-23-78	
198		1337	00-30-92	
199		1338	00-44-00	
200		1339/1	00-02-38	

Serial Numbers	Name of the Village, Taluka and District	Survey Numbers	Area Hectare-Are-Square Metres	Remarks
(1)	(2)	(3)	(4)	(5)
201	Mogri(Village)	1377/P	00-30-35	
202	Anand(Taluka)	1378/P	00-26-00	
203	Kheda(District)	1391/P	00-10-00	
204		1392/P	00-07-00	
205		1393	00-15-00	
206		1396/1/P	00-07-82	
207		1396/2/P	00-21-59	
208		1397/P	00-34-40	
209		1398/1	00-23-78	
210		1398/2	00-11-89	
211		1399/1	00-21-40	
212		1399/2	00-17-84	
213		1400/1	00-10-70	
214		1400/2	00-13-08	
215		1401/1	00-16-65	
216		1401/2	00-21-39	
217		1402/1	00-07-13	
218		1402/2	00-08-32	
219		1402/3	00-13-08	
220		1403	01-45-08	
221		1404	00-72-54	
222		1405	01-37-94	
223		1406/1	00-23-78	
224		1406/2	00-22-59	
225		1407/1	00-21-40	
226		1407/2	00-15-46	
227		1408	00-46-38	
228		1409	00-61-84	
229		1410	00-67-78	
230		1411	00-07-13	
231		1412/1	00-22-59	
232		1412/2	00-43-99	
233		1413	00-79-67	
234		1414	00-36-86	
235		1415	00-33-30	
236		1416	00-36-86	
237		1417	00-28-54	
238		1418	00-38-05	
239		1419	01-17-73	
240		1420/1	00-16-65	
241		1420/2	00-33-30	
242		1421/1	00-59-46	
243		1421/2	00-01-19	
244		1422	00-23-78	
245		1423	00-66-59	
246		1424	00-24-27	
247		1425	00-26-16	
248		1426	01-16-54	
249		1427/1+2	00-39-24	
250		1428	00-47-57	
251		1429	00-85-62	
252			00-02-30	

KH

Serial Numbers	Name of the Village, Taluka and District	Survey Numbers	Area Hectare-Are-Square Metres	Remarks
(1)	(2)	(3)	(4)	(5)
253	Mogri(Village)	1430	00-22-59	KH
254	Anand(Taluka)		00-01-19	
255	Kheda(District)	1431	00-27-35	
256		1432/A	00-02-26	
257		1432/B	00-02-62	
258		1432/C	00-02-26	
259		1433	00-51-53	
260		1434	00-67-78	
261		1435	00-79-24	
262		1436	00-40-43	
263		1437/1	00-11-89	
264		1437/2	00-10-70	
265		1437/3	00-15-46	
266		1438/1	00-15-46	
267		1438/2	00-10-70	
268		1438/3	00-10-70	
269		1438/4	00-11-89	
270		1439	00-38-05	
271		1440/1	00-07-13	
272		1440/2	00-34-49	
273		1441/1	00-28-54	
274		1441/2	00-11-89	
275		1442/1	00-13-18	
276		1442/2	00-10-70	
277		1443/1	00-33-30	
278		1443/2	00-19-03	
279		1444/1	00-26-16	
280		1444/2	00-03-32	
281		1445/1	00-12-00	
282		1445/2	00-17-84	
283		1447/1	00-00-20	
284		1447/3/P	00-27-40	
285		1448	00-44-00	
286		1449/1	00-19-03	
287		1449/2	00-24-97	
288		1450	00-26-18	
289		1451/1	00-19-03	
290		1451/2	00-13-08	
291		1452/1	00-17-84	
292		1452/2	00-3-08	
293		1453/1	00-16-65	
294		1453/2	00-14-96	
295		1454/1/P	00-08-08	
296		1454/2/P	00-03-00	
297		1462/1	00-02-20	
298		1462/2	00-14-27	
299		1463/1/P	00-04-50	
300		1463/2/P	00-00-70	
301		1469/1/P	00-01-75	
302		1469/2	00-9-51	
303		1470/1	00-9-11	
304		1470/2	00-17-84	

Serial Numbers	Name of the Village, Taluka and District	Survey Numbers	Area Hectare-Are-Square Metres	Remarks
(1)	(2)	(3)	(4)	(5)
305	Mogri(Village)	1471	00-24-97	
306	Anand(Taluka)	1472	00-23-78	
307	Kheda(District)	1473/1	00-24-97	
308		1473/2	00-21-40	
309		1474	00-78-48	
310		1475/1	00-17-84	
311		1475/2	00-19-03	
312		1476	00-41-62	
313			00-01-19	KH
314		1477	00-22-78	
315			00-01-19	KH
316		1478	00-29-73	
317		1479	00-49-94	
318		1480	00-58-27	
319		1481	00-39-24	
320			00-01-19	KH
321		1482	00-54-70	
322		1483/1	00-40-43	
323		1483/2	00-01-19	
324		1484	00-99-15	
325		1485/1/P	00-01-00	
PART - II				
326	Karamsad(Village)	335, 336, 337,		
	Anand(Taluka)	375, 376, 368/p	01-21-41	
327	Kheda(District)	338, 339, 340, 341 342, 343, 344, 345 346/1/2, 347/1/2 348/1/2/3, 369/1 /2/3/4, 370, 371/1A, 372/1 372/2, 372/3/4	10-15-76	
328		365	01-62-89	
329		366/P	00-79-93	
330		367/1	00-79-93	
331		367/2	00-28-33	
332		368/P	03-37-92	
Total:-			18-26-17	
333	Mogri(Village)	85	00-36-86	
334	Anand(Taluka)	86	00-42-81	
335	Kheda(District)	87	00-73-73	
336		88, 100, 101, 102, 103/1, 103/2, 104 105, 106, 107, 108 109/1, 109/2, 1	08-14-43	
337		111, 112	02-31-68	
338		115/1	00-22-59	
339		115/2	00-51-13	
340		117	00-95-13	

Serial Numbers	Name of the Village, Taluka and District	Survey Numbers	Area Hectare-Are-Square Metres	Remarks
(1)	(2)	(3)	(4)	(5)
341	Mogri(Village)	116,118/1,118/2		
	Anand(Taluka)	119,120,121,122		
	Kheda(District)	123,124,139,	05-27-10	
342		125/1	00-16-65	
343		125/2	00-16-15	
344		126/1	00-14-65	
345		126/2	00-16-65	
346		127	00-33-30	
347		128	00-79-67	
348		129/1	00-02-37	
349		129/2	00-33-30	
350		130	00-60-65	
351		131	00-52-32	
352		132	01-71-24	
353		133	00-42-81	
354		134	00-40-43	
355		135/1	00-03-57	
356		135/2	00-03-57	
357		135/3	00-41-62	
358		136	00-41-62	
359		137	00-57-51	
360		138/1	00-22-59	
361		138/2	00-32-11	
362		140	00-51-13	
363		141	00-39-23	
364		142	00-47-57	
365		147/1	00-93-94	
366		147/2	00-08-32	
Total:-			29-18-44	

PART - III

367	Karamsad(Village)	405,406,407,408		
	Anand(Taluka)	411,412,413,414		
	Kheda(District)	415,416,417,419		
		420,421,526,527		
		529/2,530/1/4/5		
		531,532/1/2		
		533/1/1,533/1/2		
		533/2/3/4,534		
		539/1/2/3	14-57-89	
368		409,410,424/1/2b		
		+3+428/p+429+		
		430/1b	07-11-24	
369		418	01-37-59	
370		422/423p	01-70-98	
371		422/423p	01-98-30	
372		425,428,430/1	00-63-74	
373		538/1	00-18-21	
374		538/2	00-19-22	
Total:-			27-77-17	

Boundary description of Vithal Udyognagar Industrial Area(Additional) land consists of survey Nos. for village Karamsad and Mogri of Taluka Anand, District Kheda as stated in Schedule I .

PART-I

Northern
Boundary

Starting from North - west corner of survey No.741 touching Anand-Karamsad Railway line and runs along the Northern boundary of survey No.741, 743, 744, 827, 824, 823, 818, 807,806,805, and .804 of village Karamsad.Further, runs and crosses common village boundary of village Karamsad and Mogri and runs along the Northern boundary of survey NO.1484 of village Mogri and ends at the North - East corner of survey No. 1485 of village Mogri and touches the canal.

Eastern
Boundary

Starting from North - east corner of survey No. 1485 of village Mogri touching the canal and runs along the western boundary of canal and eastern boundary of survey No.1485,1484 and crosses the Nala Land. Further, passing through survey No. 1470 / 2 /p, 1469/p, 1472/p,1463/p,1462/p,1453/2/p, 454 /1/p, 1454/2/p,1447/p,1445/p,than crosses Nala Land and survey Nos.1317/p,1319/p,1322/p, 1335/p and ends at the South-east corner of survey No.1336/p of village Mogri.

Southern
Boundary

Starting from South - east corner of survey No. 1336/p of village Mogri,touching the canal and runs along the Northern boundary of canal and passing through the survey Nos. 1336/p, 1337, 1338/p, 1339/p,1403/p, 1377/p, 1378/p, 1397/p, 1396/p,1393/p, 1392/p,1391/p and turns towards Northern boundary of survey Nos. 1391/p,1392/p, 1396/p and turns towards North and runs towards the western boundary of survey Nos.1398,1399 of village Mogri and survey No.894/p of village Karamsad and the South - east corner of survey No.888 of village Karamsad and runs along the southern boundary of survey No.888 and 887 and turns towards North and runs along the western boundary of survey Nos.887,886,854.Further,runs along the southern boundary of survey Nos. 854,855, 856,870,871 and ends at south-west corner of survey No.872 of village Karamsad and touching the Anand - Karamsad railway line.

Western
Boundary

Starting from South-West corner of survey No.872 of village Karamsad and touching Anand-Karamsad railway line and runs along the eastern boundary of Anand-Karamsad railway line and western boundary of survey Nos. 872, 871,870,869, 868,867,836,834,833,832,831,830, 829,743, 742 and ends at North - west corner of survey No.741 of village Karamsad and touching Anand - Karamsad railway line.

PART - II

Northern
Boundary

Starting from North-west corner of survey No. 335 of village Karamsad and running through survey Nos. 336, 337,338,341,342, 344 and crossing the canal and passing through survey Nos.347,344/2,348 and ends at North-East corner of survey No.348 of village Karamsad.

Eastern
Boundary

Starting from North-East corner of survey No.348 of village Karamsad and runs of to South - East corner of survey No. 348 and turns towards southern border of survey No. 349 and again turns towards southern direction and runs along the western borders of survey Nos.358,359 and crosses the Nala and touches the south-west corner of survey No.364 and turns towards eastern direction along the common village boundary of Karamsad and Mogri i.e. southern border of survey No.364,363 then turns on southern direction from north east corner of survey No.142 of village Mogri and runs towards south on the western border of survey Nos.143,144 and touches south-west corner of survey No.145 and turns towards eastern direction on the northern border of survey Nos.136,147/1,147/2 and touches North - west corner of survey No. 148, then turns towards south and ends at south-east corner of survey No.147/1/2 of village Mogri.

Southern
Boundary

Starting from south-East corner of survey No.147/1/2 of village Mogri, runs through survey Nos. 147/1/2, 135, 134, 133,129/2, 128/2, 102, 100, 101,88 and 87 of village Mogri reaches to southern border of survey No.85 and ends at south - west corner of survey No.85 of village Mogri.

Western
Boundary

Starting from south - west corner of survey No.85 of village Mogri, running towards western direction of survey Nos.85,86,3,4 and turns from north - west corner of survey No.4 runs towards northern side of survey Nos.4,11,2,103/1, 108,106 and then turns towards south - west corner of survey No.116, which is coming inbetween of survey Nos.110 and 106, then turns towards western direction of survey No.110 and 115/2. Thereafter crossing the road and turns towards north - west corner of survey No.115/2 and runs along the southern border of survey Nos.368,371/p and then crossing road and runs upto the south-west corner of survey No.371/p and runs along the Northern boundary of Anand-Karimsad road, upto the end of North-west corner of survey No.376 and turns towards North direction of survey Nos.375,376,335 and touches the North - west corner of survey No.335.

PART - III

Northern
Boundary

Starting from north-east corner of survey No.538 of village Karimsad and runs towards survey Nos.538,534, 529,527,526, 423,505,424,425,428,430,333 and ends at North - east corner of survey No.434/p of village Karimsad.

Eastern
Boundary

Starting from north - east corner of survey No.434/p of village Karimsad and running to east of survey Nos.434/p,433/p, 430,429,425,424,409,408,407,406 and ends at south - east corner of survey No.405.

Southern
Boundary

Only south - east corner of survey No.405 of village Karimsad.

Western
Boundary

Starting from south - east corner of survey No.405 of village Karimsad, running towards western direction of survey Nos. 405, 406,418,419,532,533,539, 538 and ends at north - east corner of survey No. 538.

By order and in the name of the Governor of Gujarat.

A. M. JOSHIYARA,
Under Secretary to Government.



सत्यमेव जयते

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Separate paging is given to this Part in order that it may be filed as a Separate Computation.

PART IV B

Rules and Orders (other than those published in Parts I, I-A and I-L) made
by the Government of Gujarat under the Gujarat Acts.

SOCIAL WELFARE AND TRIBAL DEVELOPMENT DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 29th July, 1997.

THE GUJARAT BACKWARD CLASSES DEVELOPMENT CORPORATION ACT, 1985

No. GH/L-12/SSP/1095/303/A-1.—In exercise of the powers conferred by section 3 of the Gujarat Backward Classes Development Corporation Act, 1985, (Guj. 11 of 1985), read with clause (b) of Section 2 of the said Act, the Government of Gujarat hereby adds to the schedule the following classes of Socially and Educationally Backward Classes Cities namely:—

2A	Yadav
9A	Kabari, Baria Motabhai, Chosla, Janpada. (Where they are not Scheduled Tribe)
21A	Luhariya
23A	Ghanchi
23B	Teli, Modh Ghanchi
26A	Hingora (Hindu)
27A	Jilaya
27B	Taria-Tai
37A	Koli, Malhar, Koli Mahadev or Dongar Koli. (Where they are not Scheduled Tribes)
49A	Miana, Miyana, (Hindu)
53A	Manasari, (Muslim)
54A	Charalia, Charmta, Luni, Kushar, Tank, Muchhal, Kadiya, Kumbhar. (Where they are not Scheduled Tribes)
56A	Padat, Ravar, Rawalia
58A	Sandhi, (Hindu)
68A	Palanwadia
70A	Jogi, vadi
72A	Vale, (Hindu)

75A	Vanjara, Charan Banjara, Mathura, Banjara, Mani Banjara, Bhagora, Banjara, Kangashiya, Banjara, Bamania Banjara, Ladiniya Banjara, Gavaria, or Gawalia, Rohidas Banjara
76A	Vaghari, Gamicho, Vadva, Churaliya, Jakhudia; (Where they are not Scheduled Tribes)
76B	Wadwa Waghari
79	Arab
80	Bhand
81	Burud
82	Chakrawadya Dasar
83	Chaudhari, (Where they are not Scheduled Tribes)
84	Chamtha
85	Dakaleru
86	Depala
87	Chantia
88	Ghancha
89	Galkadra
90	Gavli
91	Hati
92	Jachak
93	Kalhodia
94	Kotyal
95	Kumbhar, (Biyar, Kadra Patel), Lathiya, Potmaker, Prajapati, Variya, Varia)
96	Kharak
97	Khavas
98	Karadiya, Nadoda, Bhathi, Rajput
99	Khasiya
100	Mistri Gujar, Mistri, Rathod, Mistri Suthar
101	Munda
102	Madhaviya
103	Mali
104	Maiya
105	Palwadia
106	Padhariya
107	Pakhali
108	Singheda
109	Shingdav, or Shingadya
110	Sochi
111	Sumra
112	Sagar
113	Sathvara
114	Thakur, (Not Rajput)
115	Timali
116	Tarak
117	Vajir
118	Kathi
119	Lakhara, Lakhwara/Laxcar
120	Kalal, (Muslim)
121	Jagri
122	Jodi
123	Bhavaiya, (Muslim)

By order and in the name of the Governor of Gujarat,

(Sd.) Illegible,
Deputy Secretary to Government.



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PART IV-B

Rules and Orders (other than those published in Parts I, I-A and I-L) made by the Government of Gujarat under the Gujarat Acts.

INDUSTRIES AND MINES DEPARTMENT
Notification
Sachivalaya, Gandhinagar, 6th August, 1997.

GUJARAT MUNICIPALITIES ACT, 1963.

No. GHU - 97 (54) - GID - 1097 - 2677 - G1 :- The following draft notification which it is proposed to be issued under section 264B read with section 277 of the Gujarat Municipalities Act, 1963 (Guj. 34 of 1964) is published as required by sub-section (3) of section 277 of the said

Act for the information of all persons likely to be affected thereby and notice is hereby given that the said draft will be taken into consideration by the Government of Gujarat on or after the expiry of thirty days from the date of publication of this notification in the **Official Gazette**

2. The objections or suggestions by any person may be sent to the collector of Kheda District, Kheda with respect to the said draft before the expiry of the aforesaid period and the same will be considered by the Government.

Draft Notification

No. GHU - 97 - () - GID - 1097 - 2677 - G1 :- In exercise of the powers conferred by section 264B read with section 277 of the Gujarat Municipalities Act, 1963 (Guj. 34 of 1964), the Government of Gujarat hereby makes the following rules, namely :-

1. **Short Title :-** These rules may be called the Vithal Udyonagar Notified Area (Additional) Consolidated Tax Rules, 1997.

2. **Definitions :-** In these Rules unless the context otherwise requires -

(a) 'the Act' means the Gujarat Municipalities Act, 1963;

(b) 'building' means a building as defined in clause (2) of section 2 of the Act;

(c) 'building used for residential purpose' means any building or set of buildings within the same enclosure used by one and the same occupier as a human dwelling or as a place for the custody of property including animals, not intended for sale in the ordinary course or trade;

(d) 'building used for business purpose' means any building or set of buildings within the same enclosure used by one and the same occupier for preparing or manufacturing any kinds of goods and services or for trade or for transport business or for any purpose other than residential.

- (e) 'Corporation' means Gujarat Industrial Development Corporation constituted under the Gujarat Industrial Development Act, 1962 ;
- (f) 'Consolidated Tax' means the tax imposed in the Notified Area under these rules;
- (g) 'Land' means the land as defined in clause (11) of section 2 of the Act ;
- (h) 'Notified Area Officer' means an officer of the Corporation appointed for the purpose of assessment and recovery of tax under section 16 of the Gujarat Industrial Development Act, 1962 ;
- (i) 'Notified Area' means an area declared as such under section 16 of the Gujarat Industrial Development Act, 1962 ;
- (j) 'Occupier' means an allottee of the Corporation as a licensee; a lessee and owner of property by virtue of conveyance deed, as the case may be, or a person in possession of property by virtue of rent, lease or as a caretaker, trustee or otherwise or other owners of property situated within the Notified Area for the time being receiving the rent of any land or building whether on his own account or as an agent or trustee for any other person or for any other society or for any religious or charitable purpose or who would so receive the rent if such land or building were let to a tenant.
- Explanation :-** Lessee, person in possession of property by virtue of conveyance deed, rent lease shall have the same meaning as defined in the disposal of Property Regulations, 1967 of the Corporation or Disposal of Land Regulations, 1968 of the Corporation or Rent Regulations, 1971, as the case may be;
- (k) 'owner' means an owner as defined in clause (18) of section 2 of the Act ;
- (l) 'year' means a financial year.

3. **Rate of Consolidated Tax :-** A consolidated tax on all buildings and lands situated within the limits of Notified Area shall be levied at the rates specified in the Annexure -A in lieu of the following taxes :-

- (a) Tax on buildings or lands.
- (b) General Sanitary cess.
- (c) Lighting tax

4. **EXEMPTION :-** (1) The following shall be exempted from the consolidated Tax. :-

- (a) Buildings and lands belonging to the Central or State Government, Panchayat, District School Board and Municipal School Buildings.
- (b) All buildings and lands which are declared protected monuments within the meaning of Ancient Monuments Preservation Act, 1904 or the Gujarat Ancient Monuments and Archaeological Sites and Remains Act, 1965 and not yielding any revenue or rent.
- (c) All buildings and lands or portions thereof used or occupied exclusively for public worship or for charitable and educational purposes and not yielding any revenue or rent.

- (2) Any occupier engaged in the manufacture of goods and services shall be exempted from the payment of tax as follows:-
- (i) for first year beginning from the date of allotment ;
 - (ii) for second year to fifth year up to 50%.
- (3) Any occupier, not being an allottee shall be entitled to exemption as stated above from the date of the year on which he becomes an owner of land or building or obtains land or building.
- 5. Assessment and liability of the consolidated Tax.**-(a) The tax shall be assessed and recovered so far as applicable to , in accordance with the provisions of the Gujarat Municipalities Act, 1963.
- (b) An occupier shall be primarily liable for the payment of tax under these rules.
- (c) The owner of the superstructure of the building shall primarily be liable for payment of tax under these rules.
- (d) The tax shall be payable in advance in one installment on or before the first day of April in each year.
- 6. Remissions and Refund.**-(a) Where any building or land remained vacant and has not been used throughout the year and the notice to that effect is given to the Notified Area Officer, the remission or refund to the extent of not more than one-half of the amount of tax shall be granted :
- Provided that no remission or refund shall take effect for any period prior to the date of receipt of such notice.
- (b) When any part of the building is demolished the remissions or refund may be granted to the extent of not more than one fourth of the amount of the tax.
- 7. Notice in writing to be given . -** It shall be the duty of the owner of a building or land to give a notice in writing to the Notified Area Officer within one month, when -
- (a) a building is newly erected or constructed ;
 - (b) a building, which has been already assessed, is either extended, rebuilt, reconstructed or additions and alterations are made thereto or improvement has been made so as to raise its capital value ;
 - (c) a building or land which has already been assessed is divided;
 - (d) a building is wholly or in part demolished or destroyed or is otherwise become in such a state that it decrease its letting value.

Explanation .- The period of one month shall be counted from the date of completion or occupation whichever is earlier in case of (a), (b) and (c) and from the date of occurrence of event in case of (d) above.

8. **Assessment on receipt of notice .-** (1) When a notice in writing under rule 7 is received, the Notified Area Officer, after making such inquiry as he deems necessary, shall cause the building to be assessed.

(2) after such assessment is made, the Notified Area Officer shall enter such valuation in a separate list and at the end of the year such change made in the assessment shall be entered in the authenticated assessment list.
9. **Name of the owner in Assessment list, when the succession in dispute .-** when there is any dispute about the succession of any person whose name is entered as owner of any property in the assessment list, the name of such of the claimants to succession as in the possession of the property by actual occupation or otherwise shall be entered as owner in the assessment list and the tax shall be recovered from him until on the settlement of the dispute or on the production of the order of competent Court or otherwise the other claimant satisfies the Notified Area Officer, that he is entitled to be entered as owner of the property either individually or jointly.
10. **Transferor and Transferee to give notice in writing .-** whenever, the title of any person primarily liable for payment of the tax in respect of any building or land is transferred by an instrument in writing or otherwise, the transferor and the transferee shall within three months after the transfer is effected, give notice in writing to the Notified Area Officer, who after making such inquiries as he deems necessary, order that the name of the transferee shall be entered in the assessment list in place that of the transferor. The transferee thereafter shall be liable for the payment of tax due for the whole year including arrears of tax, if any, in respect of the property so transferred.
11. **Heirs to give notice and their liability.-** In the case of the death of the person, primary liability for the payment of the tax, the person to whom the title of the property of the deceased has been transferred as heir or otherwise, shall give a notice of such transfer to the Notified Area Officer within three months from the date of the death of the deceased. The Notified Area Officer may after making such inquiry as he deems necessary, pass an order that the names of the heirs of the deceased may be entered in the assessment list and such heirs shall be liable for payment of tax due for the whole year including arrears of tax.
12. **Decision to be final.-** The decision of the Notified Area Officer relating to tax and other matters thereto shall be final.

ANNEXURE -A
(See rule 3)

Rates of Consolidated Tax for Vitthal Udyognagar Notified Area.(Additional)

Name of Notified Area	Rate of Consolidated Tax.
1	2
Vitthal Udyognagar Notified Area (Additional) (Taluka . Anand) (District. Kheda).	<p>(i) 12 % on rateable value not exceeding Rs. 21,599/- (for properties Valued up to rupees three lacs).</p> <p>(ii) 12.5 % on rateable value exceeding Rs. 21,599/- , but not exceeding Rs. 36,000/- (for properties valued above rupees three lacs and up to rupees five lacs).</p> <p>(iii) 13.5 % on rateable value exceeding Rs. 36,000 /- (for properties valued above rupees five lacs).</p>

By order and in the name of the Governor of Gujarat ,

A. M. JOSHIYARA,
Under Secretary to Government.



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PART IV-B

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by the Government of Gujarat under the Gujarat Acts.

AGRICULTURE AND COOPERATION DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 31st July, 1997.

GUJARAT CO-OPERATIVE SOCIETIES ACT, 1961.

No. GHKH/36/97/SCA-1093/2272-CHH. —In pursuance of clause (a) of Section 145 B of the Gujarat Co-operative Societies Act, 1961 (Guj. X of 1952) (hereinafter referred to as "the said Act") the Government of Gujarat hereby appoints the Deputy Collectors of Mehsana, Surendranagar and Vadodara Districts, as Collectors, to exercise the powers and perform the duties of the Collector under Chapter XI A of the said Act, within their respective jurisdiction over the area in which the registered offices of the societies concerned are situated.

By order and in the name of the Governor of Gujarat,

A. A. PATEL,
Deputy Secretary to Government.



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PART IV-B

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by the Government of Gujarat under the Gujarat Acts.**

URBAN DEVELOPMENT AND URBAN HOUSING DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 8th August, 1997.

THE GUJARAT TOWN PLANNING AND URBAN DEVELOPMENT ACT, 1976.

No. GH/V/ 101 of 1997/TPS/1297/1258/L.—WHEREAS under Government Notification, Urban Development and Urban Housing Department No. GH/V/188 of 1995/TPS/1294/2795/L, dated the 21st December, 1995 the Government of Gujarat had in exercise of the powers conferred by sub-section (2) of section 48 of the Gujarat Town Planning and Urban Development Act, 1976 (President's Act No. 27 of 1976) (hereinafter referred to as "the said Act") sanctioned a draft Town Planning Scheme, Vadodara No. 1 (First Varied) (Akota) (hereinafter referred to as "the said first varied draft scheme"), submitted to it by the Vadodara Municipal Corporation, Vadodara;

AND WHEREAS in exercise of the powers conferred by Section 50 of the said Act, Government of Gujarat appointed the Town Planning Officer for the said first draft varied draft scheme;

AND WHEREAS the Town Planning Officer has submitted to the Government of Gujarat the Town Planning Scheme, Vadodara, No. 1. (First Varied) (Akota) Preliminary Scheme (hereinafter referred to as "the said first varied Preliminary Scheme") as required under sub-section (2) of section 52 and section 64 of the Gujarat Town Planning and Urban Development Act, 1976 (President's Act No. 27 of 1976);

NOW, THEREFORE, in exercise of the powers conferred by section 65 of Gujarat Town Planning and Urban Development Act, 1976 (President's Act No. 27 of 1976) the Government of Gujarat hereby:—

- (a) sanctions "the said first varied preliminary scheme".
- (b) states that the said first varied preliminary scheme shall be kept open to inspection by the public at the office of the Vadodara Municipal Corporation, Vadodara during office hours on all working days;
- (c) fixes the 8th September, 1997 as the date for the purpose of clause (b) of sub-section (2) of the said section 65.

By order and in the name of the Governor of Gujarat,

J. H. TAMAKUWALA,
Officer on Special Duty & Joint Secretary
to the Government of Gujarat,



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PART IV-B

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સમાજ કલ્યાણ વિભાગ

જાહેરનામું

સચિવાલય, ગાંધીનગર, ૨જી ઓગસ્ટ, ૧૯૯૭.

ગુજરાત પછાત વર્ગ વિકાસ અધિનિયમ, ૧૯૮૫.

નં. જીએચએલ-૧૩/સશ્વપ/૧૦૮૭/મુમક-૧૦૦/અ-૧.—ગુજરાત પછાતવર્ગ વિકાસ નિગમ અધિનિયમ, ૧૯૮૫ (૧૯૮૫નો ગુજરાત અધિનિયમ નં. ૧૧)ની કલમ-૬(૧) અન્વયે મળેલ સત્તાની રૂએ ગુજરાત સરકાર નીચે નામુલેલ બિનસંસ્કારી વ્યક્તિઓની ગુજરાત પછાત વર્ગ વિકાસ નિગમના બોર્ડ ઉપર નિયામક તરીકે નિયુક્તિની તારીખથી બે વર્ષ માટે નિમણૂક કરે છે.

- (૧) શ્રી રામજીભાઈ જીરામભાઈ ઘોરીયા,
બાઉન્ડ્રી, (હાટલવાળા), વાંકાનેર, જિ. રાજકોટ.
- (૨) શ્રી ગંગારામ ટપુભાઈ અગેચાણીયા,
મું. મોરબી, જિ. રાજકોટ.
- (૩) શ્રી લક્ષ્મણભાઈ છગનભાઈ મકવાણા
મું. સાપકડા, તા. હળવદ, જિ. સુરેન્દ્રનગર.
- (૪) શ્રી ચંદુભાઈ જીભઈભાઈ તળપદા (વાઘેલા)
મું. મહુધા, જિ. ખેડા.
- (૫) શ્રી નાનજીભાઈ બાલાભાઈ ડામોર,
મું. પો. કાલીયા કુવા, તા. મેઘરજ, જિ. સાબરકાંઠા.
- (૬) શ્રી પ્રતાપસિંહ ડોડીયા,
મું. નાની વાવડી, તા. ધંધુકા, જિ. અમદાવાદ.

- (૭) શ્રી લેબાજી ઘનસંગજી ઠાકોર,
મું. કોરડા, તા. રાધનપુર, જિ. બનાસકાંઠા.
- (૮) શ્રી દિનેશભાઈ ઠાકોર,
સંખિયાલ, અમદાવાદ.
- (૯) શ્રી બાબુભાઈ ગાંગજી આહીર,
મું. ભરૂઈ, જિ. કચ્છ.
- (૧૦) શ્રી હકુભાઈ જી. લાલકીયા, (એડવોકેટ).
સરગમ, મારુતી નગર, એરપોર્ટ રોડ, રાજકોટ.

ગુજરાતના રાજ્યપાલશ્રીના હુકમથી અને તેમના નામે,

એન. એલ. ભટ્ટ,
નાયબ સચિવ.



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PART IV-B

**Ruk and Orders (other than those published in Parts I, I-A and I-L) made
by the Government of Gujarat under the Gujarat Acts.**

URBAN DEVELOPMENT AND URBAN HOUSING DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 11th August, 1997.

The Gujarat Town Planning And Urban Development Act, 1976.

No. GH/V/102 of 1997/TPS/1293/2664/L.-WHEREAS under Section-41 of the Gujarat Town Planning and Urban Development Act, 1976 (President's Act.No. 27 of 1976) (hereinafter referred to as "the said Act") the Vadodara Municipal Corporation declared its intention of making of the Town Planning Scheme, Vadodara No. 22 (Akota-Tandalja).

AND WHEREAS under sub-section (1) of Section 42 of the said Act, the Vadodara Municipal Corporation (hereinafter called the said authority) made and published duly in the prescribed manner a draft scheme (hereinafter called "the said scheme") in respect of the area included in the Town Planning Scheme, Vadodara No. 22 (Akota-Tandalja).

AND WHEREAS after taking into consideration the objections received by it the said Authority submitted the said scheme to the State Government for sanction under Section-48 of the said Act in the manner provided therein;

NOW, THEREFORE, in exercise of the powers conferred by sub-section (2) of Section 48 of the said Act, Government of Gujarat, hereby-

(a) sanctions the said scheme subject to the modifications enumerated in the Schedule appended hereto;

(b) states that the said scheme shall be kept open to the inspection of the public at the office of the Vadodara Municipal Corporation, Vadodara during office hours on all working days.

SCHEDULE

- (1) With a view to give access to some final plots roads have been provided in such a way that proper cul-de-sac are absent. In such cases, while finalising the scheme, the Town Planning Officer shall decide to reconstitute such final plots so that proper cul-de-sac are provided as per regulation.
- (2) As the final plot nos. 195, 196 and 278 are having frontage on the existing road which is outside the Town Planning Scheme No. 21, while finalising the scheme, the Town Planning Officer shall reconsider providing frontage to such final plots on the scheme roads.
- (3) While finalising the scheme, in case of allotment of final plots to sub plots of societies, the Town Planning Officer shall, after examination of site decide the allotment of such final plots so that the percentage deduction in sub plots becomes comparable.
- (4) While finalising the scheme, the Town Planning Officer shall decide to allot the final plots such that the resulting deduction in the final plots remains/becomes average/comparable.
- (5) While finalising the scheme, for the original plot No. 147, the Town Planning Officer shall decide deduction such that it shall be comparable to the other plots in the scheme.
- (6) The following shall be added in the notes at Sr. No. 14 of the scheme on page No. 7 "The Urban Land Ceiling Act, 1976 shall be applicable to the final plots allotted in the scheme".
- (7) While finalising the scheme the Town Planning Officer shall collect the information of the land declared 'Surplus' under Urban Land Ceiling Act, 1976 and shall decide to allot the final plot to such surplus land as per rules.
- (8) In Redistribution Statement of the scheme, on page 97 in Title the words "Final Plots allotted to Vadodara Municipal Corporation for public purposes" shall be substituted by the words "Final Plots allotted to the Appropriate Authority--Vadodara Municipal Corporation".
- (9) In redistribution statement of the Scheme on page No. 97-99 at Sr. No. 1 to 89 in Col.No. 2, the name of the owner-the words "The Appropriate Authority--Vadodara Municipal Corporation, Vadodara" shall be inserted, while finalising the scheme.
- (10) While finalising the scheme, the purpose "Residential" for the Final Plot No. 250, 254, 255 and 257 shown on scheme plan no. 3 shall be substituted by the purpose "Sale for Residential".
- (11) While finalising the draft Town Planning Scheme, for the Final Plot Nos. 248, 252, 266, 267, 270, 280 allotted to the appropriate authority for public purposes, the Town Planning Officer in consultation with the authority shall decide the specific purpose of these plots.
- (12) (a) In redistribution statement of the scheme on Page No. 97 at Sr. No. 5 in Col. No. 2 the name of the owner the words "Public Housing" shall be substituted by the words "S.E.B.C. Housing", for Final Plot No. 249;
- 12(b). In redistribution statement of the scheme on Page No. 99 at Sr.No. 16 in Col. No. 2-the name of the owner-the words "Public Housing shall be substituted by the words "S.E.B.C. Housing", for final Plot No. 260
- (13)(a) In redistribution statement of the scheme on Page No. 99 at Sr. No. 18 in Col. No. 2, the name of the owner the words "EWS Housing" shall be substituted by the words "SEBC Housing", for Final Plot No. 262;
- (13)(b) In redistribution statement of the scheme on Page No. 99 at Sr. No. 25 in Col. No. 2 the name of the owner the words "EWS Housing" shall be substituted by the words "SEBC Housing" for Final Plot No. 269;

(13)(c) In redistribution statement of the scheme on Page No' 99 at Sr. No. 27 in Col. No. 2 the name of the owner the words "EWS Housing" shall be substituted by the words "SEBC Housing", for Final Plot No. 271;

(13)(d) In redistribution statement of the scheme on Page No. 101 at Sr. No. 31 in Cl. No. 2 the name of the owner the words "EWS Housing" shall be substituted by the words "SEBC Housing" for Final Plot No. 275;

(13)(e) In redistribution statement of the scheme on Page No. 101 at Sr. No. 34 in Col. No. 2 the name of the owner the words "EWS Housing" shall be substituted by the words "SEBC Housing", for Final Plot No. 278;

(13)(f) In redistribution statement of the Scheme on Page No. 101 at Sr. No. 37 in Col. No. 2 the name of the owner the words "EWS Housing" shall be substituted by the words "SEBC Housing", for Final Plot No. 281;

(14) While finalising the draft Town Planning Scheme, the Town Planning Officer shall decide to allot the final plots for SEBC Housing at 5% of the total scheme area. This shall be done by readjusting the allotments of public purpose plots and without affecting average comparable percentage deduction.

(15) While Finalising the scheme, the Town Planning Officer shall reconsider the public purpose of final plots allotted to the appropriate authority according to the provisions of the development control regulations, as the purposes are not having required area of the plots.

(16) While finalising the scheme, the Town Planning Officer, in consultation with the appropriate authority shall decide the time period for completion of the development works suggested in the scheme. This shall be the period with reference to "after coming into force of the Preliminary Scheme".

(17) While finalising the scheme, the Town Planning Officer shall decide the percentage of contribution, according to the provisions of section 79(1) of the Gujarat Town Planning and Urban Development Act, 1976.

(18) While finalising the draft Town Planning Scheme for the plots allotted to the appropriate authority for public purpose, the Town Planning Officer in consultation with the authority and according to the site condition shall decide the percentage of benefit to the residents of the scheme area and to the general public.

(19) For the scheme area, the development control regulation of the sanctioned Revised Development Plan of Vadodara Urban Development Authority, Vadodara shall be applicable.

(20) While finalising the scheme, the Town Planning Officer while allotting final plot against Original Plot No. 73 shall reconsider to allot Final Plot No. 79 and if necessary shall consider to allot F.P.No. 80 to maintain comparable percentage deduction.

By order and in the name of the Governor of Gujarat,

J. H. TAMAKUWALA,
Officer on Special Duty & Joint Secretary to
the Govt. of Gujarat.



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PART IV B

**Rules and Orders (other than those published in Parts I, I-A and I-L) made
by the Government of Gujarat under the Gujarat Act.**

AGRICULTURE AND CO-OPERATION DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 8th August, 1997.

GUJARAT CO-OPERATIVE SOCIETIES ACT, 1961.

No. GHKH/38/97/CSR/1094/2116/CHH.—WHEREAS certain draft rules further to amend the Gujarat Co-operative Societies Rules, 1965 were published as required by sub-section (3) of section 168 of the Gujarat Co-operative Societies Act, 1961 (Guj. X of 1962), at pages 58 to 58.1 of the Gujarat Government Gazette, Extraordinary, Part IV-B, dated the 22nd March, 1995 under Government Notification, Agriculture and Co-operation Department No. GHKH/11/95/CSR/1094/2116/CHH, dated the 22nd March, 1995 inviting objections and suggestions from all persons likely to be affected thereby till the 21st April, 1995;

AND WHEREAS, the objections and suggestions were received from the public on the said draft notification have been considered by the Government.

NOW, THEREFORE, in exercise of the powers conferred by section 168, read with sub-section (1) of section 69 of the Gujarat Co-operative Societies Act, 1961 (Guj. X of 1962), the Government of Gujarat hereby makes the following rules further to amend the Gujarat Co-operative Societies Rules, 1965, namely:—

1. These rules may be called the Gujarat Co-operative Societies (Amendment) Rules, 1997.
2. In the Gujarat Co-operative Societies Rules, 1965 (hereinafter referred to as 'the said rules'), for rule 31, the following shall be substituted, namely:—

"31 CONTRIBUTION TO EDUCATION FUND.—Every society which pays dividend to its members shall contribute towards the education fund of the Gujarat State Co-operative Union directly at the following rates, namely:—

<i>Rate of dividend</i>	<i>Rate of contribution</i>
(a) If the rate of dividend for any year is not exceeding 6 percent.	1. percent of the net profit of the year or 0.50 lacs, whichever is less.
(b) If the rate of dividend for any year is more than 6 percent but not exceeding 9 percent.	1 1/2 percent of the net profit of the year or 1.00 lacs, whichever is less.
(c) If the rate of dividend for any year is more than 9 percent but not exceeding 12 percent.	2 percent of the net profit of the year or Rs. 2.00 lacs, whichever is less.
(d) If the rate of dividend for any year is more than 12 percent.	2 1/2 percent of the net profit of the year or Rs. 3.00 lacs, whichever is less.

3. In the said rules, Schedule-B shall be deleted.

By order and in the name of the Governor of Gujarat,

A. A. PATEL,

Deputy Secretary to Government.



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PART IV—B

Rules and Orders (other than those published in Parts I, I-A and I-L) made by the Government of Gujarat under the Gujarat Act.

AGRICULTURE AND COOPERATION DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 8th August, 1997.

GUJARAT CO-OPERATIVE SOCIETIES ACT, 1961

No. GHKH-39-97-CSR-1692-CHH.—WHEREAS, certain draft rules further to amend the Gujarat Specified Co-operative Societies Election to Committee Rules, 1982 were published as required by sub-section (3) of Section 168 of the Gujarat Co-operative Societies Act, 1961 (Guj. X of 1962), at pages 104 and 105 of the Gujarat Government Gazette, Part IV--B, dated the 26th September, 1996, under Government Notification Agriculture, Cooperation and Rural Development Department No. GHKH/10/96/CSR-1692-CHH, dated the 15th February, 1996, inviting objections and suggestions from all persons likely to be affected thereby till 25th October, 1996;

AND, WHEREAS, no objections or suggestions have been received by the Government on the aforesaid draft notification;

NOW, THEREFORE, in exercise of the powers conferred by Section 168 read with Section 145-Y of the Gujarat Cooperative Societies Act, 1961 (Gu. X of 1962), the Government of Gujarat hereby makes the following rules further to amend the Gujarat Specified Cooperative Societies Election to Committee Rules, 1982, namely :—

1. These rules may be called the Gujarat Specified Co-operative Societies Election to Committees (Amendment) Rules, 1997.
2. In the Gujarat Specified Cooperative Societies Election to Committee Rules, 1982 (hereinafter referred to as "the said rules"), in rule 19, for sub-rule (5), the following shall be substituted, namely :—

(5) Notwithstanding anything contained in sub-rule (1) of this rule and sub-rule (2) of rule 18, the nomination form shall not be required to be signed by a proposer or a seconder in the case of a constituency where the number of voters is five or less.

3. In the said rules, for rule 30 B, the following shall be substituted, namely:—

‘30 B. Procedure of election where there are only two voters—

In a constituency where there are two voters and where,—

(i) Returning Officer has ascertained the willingness of these two voters to serve as a member of the Committee, the decision as regards election of a member from that constituency shall be made by lots to be drawn in the presence of the Returning Officer and the candidates;

(ii) Only one voter expresses his willingness to serve as a member of the Committee, the provision of rule 30A shall apply;

(iii) None of these voters is willing to serve as a member of the Committee, no member shall be kept on the Committee from that constituency”.

4. In the said rules, in Form--II, the words and letters “having taken a loan of Rs..... from the society” shall be deleted.

By order and in the name of the Governor of Gujarat,

A. A. PATEL,
Deputy Secretary to Government.



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PART IV-B

Rules and Orders (other than those published in Parts I, I-A and I-L) made by the Government of Gujarat under the Gujarat Act.

INDUSTRIES AND MINES DEPARTMENT

Notification

Sachivalaya, Gandhinagar 14th August, 1997.

GUJARAT INDUSTRIAL DEVELOPMENT ACT, 1962

No. GHU-97 (58) GID/1097/ 2161/G 1 :- In exercise of the powers conferred by clause (g) of section 2 of the Gujarat Industrial Development Act, 1962 (Guj.XXIII of 1962), the Government of Gujarat hereby declares the area as specified in Schedule- I, the boundary description thereof given in Schedule - II, annexed hereto to be the "Motikhavdi Industrial Area".

MOTIKHAVDI INDUSTRIAL AREA

SCHEDULE - I

Serial Numbers	Name of Village, Taluka and District	Survey Numbers	Area Hectare-Are-Square Metres	Remarks
(1)	(2)	(3)	(4)	(5)
1	Motikhavdi (Village)	1/P	9-00-87	Govt. Land
2	Jamnagar (Taluka)	1/1/A	0-73-60	Govt. Land
3	Jamnagar (District)	3	1-02-18	Govt. Land
4		30	3-52-08	Govt. Land
5		33	4-99-79	Govt. Land
6		34	2-31-68	Govt. Land
7		35	4-60-34	Govt. Land
8		36	1-31-52	Govt. Land
9		40	4-19-84	Govt. Land
10		40/P	3-01-52	Govt. Land
11		42/P	3-94-97	
12		43/P	3-00-01	
13		43/P	2-95-42	
14		44	3-09-59	
15		45	1-40-63	
16		60	1-92-23	
17		61	1-75-03	Govt. Land
18		62	0-99-15	Govt. Land
19		63	4-62-39	Govt. Land
20		64/P	1-85-14	
21		64/P	1-86-16	
22		64/P	1-86-16	
23		64/P	1-85-14	
24		64/P	1-85-15	
25		65/1	2-60-01	
26		65/2	2-62-04	Govt. Land
27		66	8-26-58	
28		67	4-88-66	Govt. Land
29		68	2-94-46	
30		69/P	2-37-75	
31		69/P	2-37-76	
32		69/P	2-37-76	
33		69/P	2-37-75	
34		70	11-43-37	
35		71	3-76-36	Govt. Land
36		72	4-22-90	Govt. Land
37		73	4-20-88	Govt. Land
38		74	2-83-28	Govt. Land
39		75	2-81-26	Govt. Land
40		76	2-68-11	

Serial Numbers	Name of Village, Taluka and District	Survey Numbers	Area Hectare-Are-Square Metres	Remarks
(1)	(2)	(3)	(4)	(5)
41	Motikhaydi (Village)	77/1	4-51-07	
42	Jamnagar (Taluka)	77/2	3-72-31	
43	Jamnagar (District)	77/3/P	5-00-80	
44		78	1-25-45	
45		79/6/P	0-80-94	
46		79/6/P	0-80-94	
47		79/6/P	0-80-94	
48		79/6/P	2-42-81	
49		79/6/P	3-10-60	
50		79/6/P	1-16-32	
51		79/6/P	0-80-94	
52		79/6/P	0-80-94	
53		79/6/P	0-80-94	
54		79/6/P	0-80-94	
55		79/6/P	0-80-94	
56		79/6/P	0-80-94	
57		80	0-51-60	Govt. Land
58		81	4-08-73	Govt. Land
59		82	3-45-90	Govt. Land
60		83	2-47-87	Govt. Land
61		84	2-28-65	
62		85	1-36-58	
63		86	7-23-38	
64		87	0-70-82	Govt. Land
65		88/P	3-72-79	
66		88/P	3-87-84	
67		89	0-22-26	Govt. Land
68		90	1-68-96	
69		91/P	1-75-03	
70		91/P	1-75-03	
71		92	6-30-30	
72		93	4-39-09	
73		94	1-09-27	
74		95	4-94-73	
75		99/P	0-98-66	
76		99/P	0-98-66	
77		100/P	0-08-09	Govt. Land
78		101	3-26-79	Govt. Land
79		102	4-18-85	Govt. Land
80		103/P	1-23-09	
81		103/P	1-22-08	
82		104	1-06-23	Govt. Land
83		111	13-23-33	Govt. Land

Serial Numbers	Name of Village, Taluka and District	Survey Numbers	Area Hectare-Are-Square Metres	Remarks
(1)	(2)	(3)	(4)	(5)
84	Motikhavdi (Village)	174	1-90-60	Govt. Land
85	Jamnagar (Taluka)	219	5-35-15	
86	Jamnagar (District)	222 P	3-31-69	
87		222 P	3-32-00	
88		223 P	1-97-27	
89		223/P	0-88-02	
90		223/P	0-88-02	
91		223/P	0-87-01	
92		223/P	0-47-55	
93		223/P	0-40-47	
94		224	4-41-11	
95		225	5-81-74	
96		226	3-42-97	
97		227	2-44-84	
98		230	3-64-22	
99		231	11-33-13	
100		232	8-72-09	
101		233	5-00-80	
102		234/1	4-29-98	
103		234/2	4-29-98	
104		235	5-53-41	
105		236	0-88-02	Govt. Land
106		399	6-26-25	
107		400	1-49-73	
108		401	1-67-95	
109		402/P	0-83-03	
110		402/P	0-84-00	
111		403/P	0-78-90	
112		403/P	0-78-90	
113		403/P	0-78-90	
114		403/P	0-78-96	
115		405	3-51-58	Govt. Land
116		405/P	17-37-01	Govt. Land
117		406	0-88-02	
118		407	2-31-68	
119		408	7-60-25	
120		409	6-19-47	
121		410	4-22-90	
122		411	3-60-17	
123		412	2-35-73	
124		413	2-13-47	
125		414	1-77-05	
126		415	7-40-58	
127		424	3-20-72	

Serial Numbers	Name of Village, Taluka and District	Survey Numbers	Area Hectare-Are-Square Metres	Remarks
(1)	(2)	(3)	(4)	(5)
128	Motikhavdi (Village)	425	1-63-00	Govt. Land
129	Jamnagar (Taluka)	426	2-27-64	
130	Jamnagar (District)	427	2-55-97	
131		428	1-87-17	
132		429	2-98-46	
133		430	3-29-82	
134		431/P	2-40-79	
135		431/P	2-41-80	
136		431/P	2-40-79	
137		432/1	4-00-64	
138		432/2	5-10-92	
139		433	3-58-15	
140		434	3-72-31	
141		435	3-79-39	
142		436	2-26-63	Govt. Land
143		437	6-20-18	
144		438	3-48-03	
145		439	4-40-10	Govt. Land
146		440	2-22-58	
147		441	3-92-55	
148		442	4-49-20	
149		443	2-86-32	Govt. Land
150		444	10-01-60	Govt. Land
151		444/P	3-54-10	
152		444/P	6-47-50	
153		445	4-98-78	
154		446	6-82-91	
155		447	1-61-88	Govt. Land
156		447/P	2-24-60	
157		447/P	2-24-60	
158		448/P	5-21-04	
159		448/P	5-20-02	
160		449	5-19-01	Govt. Land
161		450/P	5-73-65	
162		450/P	5-74-65	
163		450/P	5-73-64	
164		450/P	5-73-65	
165		451	4-55-27	
166		452	3-67-25	
167		452/P	4-04-69	
168		452/P	4-04-69	
169		453/P	0-99-96	
170		453/P	0-99-96	
171		453/P	0-99-96	

Serial Numbers	Name of Village, Taluka and District	Survey Numbers	Area Hectare-Are-Square Metres	Remarks
(1)	(2)	(3)	(4)	(5)
172	Motikhavdi (Village)	453/P	0-99-96	
173	Jamnagar (District)	453/P	0-99-96	
174	Jamnagar (District)	454	3-68-27	
175		455	6-16-14	
176		456	5-46-33	
177		457	6-77-85	
178		458	13-52-66	Govt. Land
179		459	3-01-49	
180		460	3-86-48	
181		462	3-56-13	
182		463	2-93-40	Govt. Land
183		464	8-90-31	
184		465	3-92-55	
185		466/P	1-61-88	
186		466/P	1-61-88	
187		466/P	0-98-14	
188		466/P	1-61-88	
189		467	2-19-54	
190		469	2-35-73	Govt. Land
191		507	5-97-93	
192		508	4-30-99	
193		509	3-22-74	
194		510	2-52-93	
195		511	3-58-15	
196		512	1-29-50	
197		513	2-37-75	
198		513/1	1-57-83	
199		513/2	1-41-64	
200		514/P	2-30-17	
201		514/P	2-30-16	
202		515	5-12-94	
203		516/P	1-33-55	
204		516/P	1-34-56	
205		516/P	1-34-56	
206		516/P	1-34-56	
207		517	1-69-87	
208		518	0-92-07	
209		519	1-04-21	
210		523	2-44-83	
211		524/P	4-72-47	
212		524/P	3-09-59	
213		525	1-57-83	
214		526	1-92-23	Govt. Land

Serial Numbers	Name of Village, Taluka and District	Survey Numbers	Area Hectare-Are-Square Metres	Remarks
(1)	(2)	(3)	(4)	(5)
215	Motikhavdi (Village)	Govt waste land	25-05-60	Govt. Land
216	Jamnagar (Taluka)	without survey No:		
217	Jamnagar (District)	Road	17-92-80	Govt. Land
218		527	3-84-25	
219		527/P	4-04-69	
220		528	3-75-35	
221		529/P	2-06-39	
222		530/P	1-84-13	
223		531/P	2-83-81	
224		532/P	2-86-32	
225		533/1	0-62-73	
226		533/2	0-07-08	
227		534	0-99-85	
228		535	1-04-20	
229		535/P	1-13-31	
230		536	3-20-72	
231		537	2-31-68	
232		538/1	3-43-98	
233		538/2	2-26-63	
234		538/3	2-10-44	
235		539	2-65-07	
236		540	2-71-14	
237		541	3-30-83	
238		542	1-91-21	
239		543	1-54-79	
240		544	1-53-78	
241		545	1-48-72	
242		546	1-63-90	
243		547	1-53-78	
244		548	3-81-42	
245		549	2-96-43	
246		550	2-96-15	
247		551	2-80-22	
248		552	2-16-51	
249		553/P	3-65-23	
250		554/P	3-85-47	
251		555	2-40-79	
252		556 P	6-43-45	
253		556 P	1-05-34	
254		557	2-73-26	
255		558	0-58-68	
256		559	2-89-46	
257		560	4-99-80	
		561	5-51-38	

Serial Numbers	Name of Village, Taluka and District	Survey Numbers	Area Hectare-Are-Square Metres	Remarks
(1)	(2)	(3)	(4)	(5)
258	Motikhavdi (Village)	565	5-63-53	
259	Jamnagar (Taluka)	566/2	0-19-22	Govt. Land
260	Jamnagar (District)	571	5-23-06	Govt. Land
261		588	0-58-68	
262		592	2-95-84	
263		600	2-32-17	
264		602/P	2-62-73	
265		602/P	1-24-94	
TOTAL			863-74-61	
266	Padana (Village)	3	2-41-80	Govt. Land
267	Lalpur (Taluka)	4	5-03-84	
268	Jamnagar (District)	30	0-55-64	Govt. Land
269		32	6-58-63	
270		33	7-42-60	
271		34/P	2-02-35	
272		34/P	2-02-34	
273		34/P	2-02-34	
274		34/P	2-02-34	
275		34/P	2-42-81	
276		35	0-53-62	
277		36	8-47-82	
278		37	1-50-75	
279		38	2-96-43	
280		39	2-60-01	
281		40	2-61-02	
282		41	4-50-22	
283		42	2-35-23	Govt. Land
284		43	0-61-71	
285		359/P	3-40-94	
286		359/P	1-39-62	
287		359/P	1-39-62	
288		360	2-00-32	Govt. Land
289		618	0-60-70	Govt. Land
290		619	7-66-88	
291		620	1-01-17	
292		621	6-29-29	
293		622	5-43-29	Govt. Land
294		623	0-77-90	Govt. Land
295		624	3-12-62	
296		625	3-68-27	Govt. Land
297		626/1	1-76-04	
298		626/2	1-29-50	
299		626/3	1-29-50	
300		626/4	1-29-50	

Serial Numbers	Name of Village, Taluka and District	Survey Numbers	Area Hectare-Are-Square Metres	Remarks
(1)	(2)	(3)	(4)	(5)
301	Padana (Village)	626/5	1-29-50	
302	Lalpur (Taluka)	626/6	1-29-50	
303	Jamnagar (District)	626/7	1-29-50	
304		626/8	1-29-50	
305		627	1-26-47	Govt. Land
306		628/1	1-76-04	
307		628/2	4-85-63	
308		629	3-12-62	Govt. Land
309		630	5-73-65	
310		631	0-46-54	Govt. Land
311		632	0-98-14	
312		633	3-30-83	Govt. Land
313		634	4-29-98	
314		635/P	6-49-53	
315		635/P	0-84-98	
316		635/P	0-84-98	
317		635/P	1-11-29	
318		636	0-31-36	Govt. Land
319		637	3-83-44	
320		638	7-70-93	
321		639	0-19-22	Govt. Land
322		640/P	2-93-40	
323		640/P	2-82-27	
324		641/1	5-58-47	
325		641/2P	2-93-40	
326		641/2P	2-93-40	
327		641/2P	0-61-71	
328		642	8-79-18	
329		643	0-64-75	Govt. Land
330		644	6-17-15	
331		645	1-10-28	Govt. Land
332		646/1	2-42-81	
333		646/2	5-86-80	
334		646/3	3-23-75	
335		646/4	3-40-95	
336		647	0-32-37	Govt. Land
337		648	4-47-18	
338		649	2-94-41	
339		650	7-46-65	
340		651	3-73-36	
341		652/1	5-36-21	
342		652/2	2-42-81	
343		653	5-00-80	
344		654/P	1-71-99	
345		654/P	1-77-05	
346		655	4-09-75	

Serial Numbers	Name of Village, Taluka and District	Survey Numbers	Area Hectare-Are-Square Metres	Remarks
(1)	(2)	(3)	(4)	(5)
347	Padana (Village)	656	1-45-69	Govt. Land
348	Lalpur (Taluka)	657	11-55-38	
349	Jamnagar (District)	658	12-55-54	
350		659	0-52-61	Govt. Land
351		660	9-89-46	
352		661	3-19-70	Govt. Land
353		662	1-31-52	
354		663	0-64-75	Govt. Land
355		664	1-86-16	
356		665/1P	8-66-03	
357		665/2	0-80-94	
358		666	0-51-60	
359		667/P	0-55-64	Govt. Land
360		667/P	0-51-60	
361		668	2-52-93	
362		669	1-93-24	
363		670	1-06-23	Govt. Land
364		671/P	0-42-49	
365		671/P	0-97-13	
366		672/P	0-31-36	
367		672(2)	0-07-08	Govt. Land
368		673	0-47-55	
369		674/1	0-21-25	
370		674/2	0-25-29	
371		675	0-61-71	
372		676	1-05-22	Govt. Land
373		678/P	2-42-81	
374		678/P	2-20-56	
375		678/P	1-04-25	
376		678/P	0-64-75	
377		680/1	3-65-23	
378		680/2	3-52-08	
379		686/P	0-43-52	Govt. Land
380		687	1-23-43	
381		691	1-64-91	Govt. Land
382		692	2-72-15	
383		693	1-20-39	Govt. Land
384		694	3-47-02	
385		695	3-02-50	Govt. Land
386		696	4-36-05	
387		697	3-56-13	
388		698	2-17-52	
389		699	0-33-39	Govt. Land
390		700	1-81-10	

Serial Numbers	Name of Village, Taluka and District	Survey Numbers	Area Hectare-Are-Square Metres	Remarks
(1)	(2)	(3)	(4)	(5)
391	Padana (Village)	701	1-93-24	Govt. Land
392	Lalpur (Taluka)	702/P	1-41-64	
393	Jamnagar (District)	702/P	1-41-64	
394		702/P	1-41-64	
395		702/P	1-41-64	
396		702/P	5-33-17	
397		703	3-26-79	
398		704	4-62-36	
399		705/1	1-56-82	
400		705/2	1-47-71	
401		705/3	2-47-87	
402		706	0-73-86	Govt. Land
403		707	0-75-88	Govt. Land
404		708/P	3-11-61	
405		708/P	3-10-60	
406		709	2-92-39	
407		710	10-09-70	
408		711	0-17-20	Govt. Land
409		712	2-63-05	
410		713	1-26-47	
411		714	5-13-95	
412		715	4-68-43	
413		716	5-22-05	
414		717	4-81-58	
415		718	4-68-43	
416		719/1	2-83-28	
417		719/2	3-74-34	
418		720	3-53-09	
419		721/1	3-80-41	
420		721/2	3-80-40	
421		722/P	15-44-89	
422		723	3-01-49	
423		724	2-44-84	
424		725	7-21-36	
425		726/P	3-90-52	Govt. Land
426		727	2-30-07	
427		728/P	0-91-06	
428		728/P	0-91-06	
429		728/P	0-92-07	
430		728/1	2-86-32	
431		728/2	3-34-88	
432		728/3	1-17-34	
433		729	0-74-87	Govt. Land
434		730/P	13-39-52	Govt. Land

Serial Numbers	Name of Village, Taluka and District	Survey Numbers	Area Hectare-Are-Square Metres	Remarks
(1)	(2)	(3)	(4)	(5)
435	Padana (Village)	730/P	3-23-75	
436	Lalpur (Taluka)	731	7-62-52	Govt. Land
437	Jamnagar (District)	732	4-63-37	
438		733	0-79-93	Govt. Land
439		734	3-53-09	Govt. Land
440		735	2-57-99	
441		736	15-37-81	Govt. Land
442		737	2-54-55	
443		738	2-25-61	Govt. Land
444		739/1	8-92-34	
445		739/2	3-23-75	
446		740	1-07-24	Govt. Land
447		741/P	8-30-65	
448		741/P	4-34-03	
449		742	0-57-67	Govt. Land
450		743	0-64-75	Govt. Land
451		744/P	1-01-17	
452		744/P	1-01-17	
453		744/P	1-01-17	
454		744/P	1-01-17	
455		744/P	1-01-17	
456		744/P	1-34-55	
457		744/P	8-09-38	
458		745	2-95-42	
459		746	3-13-63	
460		747	3-48-03	
461		748/P	3-39-94	
462		748/P	3-39-94	
463		748/P	7-03-14	
464		749	1-23-43	Govt. Land
465		750	0-83-97	Govt. Land
466		751/P	1-63-90	
467		751/P	4-76-51	
468		751/P	1-21-41	
469		751/P	1-21-41	
470		751/P	1-22-42	
471		751/P	5-18-00	
472		751/P	2-81-26	
473		757	1-53-78	
474		759/3	1-07-24	
475		760	3-19-70	
476		761	0-72-84	

Serial Numbers	Name of Village, Taluka and District	Survey Numbers	Area Hectare-Are-Square Metres	Remarks
(1)	(2)	(3)	(4)	(5)
477	Padana (Village)	762/1	1-38-61	
478	Lalpur (Taluka)	762/2	1-12-30	
479	Jamnagar (District)	763/P	0-90-04	
480		763/P	1-94-25	
481		763/P	3-90-52	
482		763/P	1-61-88	
483		764	7-07-19	
484		765	7-67-25	
485		766/1	3-59-16	
486		766/2	9-94-52	
487		767	0-27-32	Govt. Land
488		Road land	25-91-68	Govt. Land
489		768/1	4-76-52	
490		768/2	3-27-80	
491		769	6-18-16	
492		770	0-20-23	Govt. Land
493		Govt Waste land without survey No.	96-64-00	Govt. Land
494		771	4-35-04	
495		772/P	3-23-75	
496		772/P	2-21-57	
497		773	3-10-60	
498		774/1	2-96-43	
499		774/2	5-24-00	
500		775	2-93-40	
501		776	3-93-56	
502		777/1	0-80-94	
503		777/2	8-11-40	
504		778	3-10-60	Govt. Land
505		779/P	0-81-95	
506		779/P	0-81-95	
507		779/P	1-59-85	
508		779/P	1-68-96	
509		779/P	1-54-79	
510		779/P	6-22-21	
TOTAL			857-82-38	
511	Sikka (Village)	101/P	1-73-63	
512	Jamnagar (Taluka)	101/P	1-50-12	
513	Jamnagar (District)	102/P	2-10-72	
514		102/P	0-11-86	
515		103	0-74-02	
516		104	2-25-61	
517		105/P	3-50-43	
518		105/P	1-35-20	

Serial Numbers	Name of Village, Taluka and District	Survey Numbers	Area Hectare-Are-Square Metres	Remarks
(1)	(2)	(3)	(4)	(5)
519	Sikka (Village)	106/P	1-55-68	
520	Jamnagar (Taluka)	106/P	0-28-45	
521	Jamnagar (District)	112/P	1-98-39	
522		112/P	1-48-63	
523		113/P	0-75-03	
524		113/P	2-02-19	
525		114/P	0-55-40	
526		114/P	0-59-00	
527		114/P	0-65-69	
528		115/P	0-50-78	
529		115/P	0-50-43	
530		115/P	1-64-91	
531		115/P	0-63-70	
532		116	0-36-88	
533		118/P	0-93-35	
534		118/P	0-23-86	
535		119/P	0-92-40	
536		119/P	0-94-77	
537		120/P	0-36-69	
538		120/P	1-71-99	
539		120/P	1-94-25	
540		121/P	0-16-29	
541		121/P	0-09-00	
542		122/P	1-04-30	
543		122/P	3-75-26	
544		123/P	3-58-68	
545		123/P	0-18-07	
546		124/P	8-79-51	
547		124/P	4-62-15	
548		125/P	1-16-34	
549		125/P	1-15-34	
550		126/P	1-24-44	
551		126/P	1-24-44	
552		127	0-42-49	
553		128/1	5-18-00	
554		128/2	7-62-84	
555		129	0-67-79	
556		130/P	2-72-15	
557		130/P	4-32-00	
558		130/P	0-91-13	
559		130/P	2-90-36	

Serial Numbers	Name of Village, Taluka and District	Survey Numbers	Area Hectare-Are-Square Metres	Remarks
(1)	(2)	(3)	(4)	(5)
560	Sikka (Village)	130/P	0-97-13	
561	Jamnagar (Taluka)	130/P	3-27-75	
562	Jamnagar (District)	131/1	9-17-63	
563		131/2	6-98-09	
564		132	2-21-57	
565		133	2-49-89	Govt. Land
566		134	1-06-23	Govt. Land
567		135	3-19-70	
568		136/1	1-46-50	
569		137	1-85-29	
570		137/P	0-96-00	Govt. Land
571		138/P	1-38-96	
572		138/P	0-84-98	
573		139	3-90-52	
574		140/P	2-10-44	
575		140/P	0-83-97	
576		140/P	0-84-98	
577		141	3-06-55	Govt. Land
578		142	3-29-82	
579		143	0-30-35	
580		144	3-13-63	
581		145/1P	0-52-61	
582		145/1P	0-60-72	
583		145/1P	0-95-10	
584		145/2	2-08-40	
585		146/P	0-35-41	
586		146/P	0-34-40	
587		147/P	1-12-30	
588		147/P	1-13-31	
589		148/1	0-81-95	
590		148/2	0-11-13	
591		149	6-30-30	
592		Salt Land	14-42-16	Govt Land
593		150	1-95-26	
594		151	5-35-20	
595		152	7-69-92	
596		153	2-38-77	
597		154	2-96-43	
598		155	2-04-37	
599		156/P	1-71-07	

Serial Numbers	Name of Village, Taluka and District	Survey Numbers	Area Hectare-Are-Square Metres	Remarks
(1)	(2)	(3)	(4)	(5)
600	Sikka (Village)	157/P	2-40-43	
601	Jamnagar (Taluka)	164	3-07-75	Govt. Land
602	Jamnagar (District)	165/P	0-98-16	
603		166/P	4-22-08	
604		166/P	1-05-23	
605		167/1	2-58-93	
606		167/1/P	51-30-50	
607		168	1-65-99	
608		169	1-71-99	
609		170	1-33-55	
610		171	1-44-68	
611		172	1-50-75	
612		173/1	1-69-97	
613		173/2	1-15-34	
614		174	1-30-51	
615		175	0-41-48	
616		176	1-89-19	
617		177/1	1-50-75	
618		177/2	1-47-71	
619		178	0-65-76	
620		179	0-64-75	
621		180	0-48-56	
622		181	1-35-57	
623		182	3-23-75	
624		183	2-54-95	
625		184	2-21-57	
626		185	3-89-51	
627		186/P	1-43-66	
628		186/P	0-80-94	
629		186/P	0-97-13	
630		187	0-89-03	
631		188/1/P	3-26-78	
632		188/1/P	1-63-90	
633		188/2	0-06-07	
634		189/P	0-82-95	
635		189/P	1-66-94	
636		190	2-99-47	Govt. Land
637		191	1-50-75	Govt. Land
638		192/P	4-12-78	
639		192/P	2-05-38	
640		193	0-35-41	Govt. Land

Serial Numbers	Name of Village, Taluka and District	Survey Numbers	Area Hectare-Are-Square Metres	Remarks
(1)	(2)	(3)	(4)	(5)
641	Sikka (Village)	194/P	3-76-69	
642	Jamnagar (Taluka)	194/P	3-77-04	
643	Jamnagar (District)	195	1-14-32	Govt. Land
644		196/P	7-03-15	
645		197/P	1-53-28	
646		197/P	1-53-27	
647		197/P	3-07-56	
648		198	2-41-80	
649		199	4-13-79	
650		200/1	3-74-34	
651		200/2	1-35-57	
652		201	4-30-99	
653		202/P	1-80-08	
654		202/P	1-79-07	
655		203/P	2-42-81	
656		203/P	2-85-30	
657		204/P	2-64-12	
658		206/P	2-24-61	
659		206/P	1-20-34	
660		208/A/ P	0-77-60	Govt. Land
661		ROAD	4-26-24	Govt. Land

TOTAL**370-26-00**

662	Meghpar (Village)	5	1-16-35	Govt. Land
663	Lalpur (Taluka)	6	5-84-77	
664	Jamnagar (District)	7	5-10-92	
665		8	5-02-82	
667		9/P	2-20-55	
668		9/P	2-21-57	
669		12	5-79-72	
670		13/1	3-12-62	
671		13/2	4-69-44	
672		14/2	2-11-45	
673		14/2	2-22-58	
674		17/2	5-45-32	
675		18	7-70-02	
676		19	6-10-06	
677		20	4-67-41	
678		24	2-37-75	
679		25	4-02-66	
680		26	7-14-27	

Serial Numbers	Name of Village, Taluka and District	Survey Numbers	Area Hectare-Are-Square Metres	Remarks
(1)	(2)	(3)	(4)	(5)
681	Meghpar (Village)	27/P	5-37-02	
682	Lalpur (Taluka)	27/P	5-35-20	
683	Jamnagar (District)	28/P	4-68-42	
684		28/P	0-80-94	
685		29	1-84-13	Govt. Land
686		30	4-99-79	
687		31	3-62-20	
688		32	2-04-37	
689		33	2-74-18	
690		34	3-96-59	
691		35	3-38-93	
692		36/1	3-32-96	
693		36/2	2-65-07	
694		36/3	1-77-06	
695		36/3/P	0-84-98	
696		37	3-60-17	
697		38	7-42-60	
698		39	2-94-41	
699		40	9-41-91	
700		41	1-22-42	
701		42/P	4-45-16	
702		42/P	4-63-36	
703		42/P	4-45-16	
704		43	7-59-80	
705		44/1	2-73-17	
706		44/1/P	2-69-11	
707		44/2	5-19-01	
708		44/3	3-97-61	
709		45/1	5-23-06	
710		45/2/P	1-14-33	
711		45/2/P	1-11-29	
712		45/2/P	1-11-29	
713		45/2/P	1-10-28	
714		45/2/P	1-10-27	
715		46	4-06-71	Govt. Land
716		47	0-33-39	Govt. Land
717		48	3-42-97	
718		49	1-04-21	
719		50	5-62-52	
720		51/P	2-42-81	
721		51/P	2-94-41	
722		52/P	2-06-39	
723		52/P	2-02-34	
724		52/P	2-02-34	
725		53	0-58-68	Govt. Land
726		54	3-62-20	
727		55	5-93-88	

Serial Numbers	Name of Village, Taluka and District	Survey Numbers	Area Hectare-Are-Square Metres	Remarks
(1)	(2)	(3)	(4)	(5)

728	Meghpar (Village)	56	12-81-85	
729	Lalpur (Taluka)	57	2-44-84	
730	Jamnagar (District)	58	2-39-78	
731		ROAD	1-03-87	Govt. Land
732		NADI NALA	1-44-00	Govt. Land

TOTAL 251-83-22

733	Nanikhavdi (Village)	6	1-85-43	
734	Jamnagar (Taluka)	7	0-59-94	Govt. Land
735	Jamnagar (District)	8/P	1-20-48	
736		8/P	1-21-48	
737		10/P	1-02-08	
738		11	0-06-41	
739		65/3	1-26-06	
740		65/4	0-78-63	
741		82/P	0-04-95	
742		88/P	0-18-21	
743		88/P	1-24-64	
744		88/P	1-00-92	
745		88/P	0-12-42	
746		89	1-17-46	
747		90/P	2-85-31	
748		90/P	2-81-35	
749		90/P	3-24-08	
750		92/P	1-27-25	
751		92/P	2-73-75	
752		93	0-08-40	
753		97	0-72-25	
754		98/P	1-16-83	
755		117	2-45-53	
756		118	1-29-50	
757		120/P	0-43-44	
758		121/P	0-08-85	
759		129/P	0-78-65	
760		132/2	2-10-00	Govt. land

TOTAL 33-84-30

GRAND TOTAL 2377-50-51

Schedule - II

- Northern Boundary :-** Starting from north-west corner of survey No. 167/1 of village Sikka, running alongwith northern boundary of survey Nos. 203, 202, 200, 194, 193, 191 and ends at north-east corner of survey No. 191 of village Sikka.
- Eastern Boundary :-** Starting from north-east corner of survey No. 191 of village Sikka, crosses the eastern boundary of survey No. 190 of village Sikka and road towards Bed and running along with eastern boundary of survey No. 141, 135, 134, 133, and touches the village boundary of Nanikhavdi. thereafter, turns towards west. Further, runs alongwith southern boundary of survey Nos. 133, 132, 131/2, 128/2, 127, 126, 125, 124 of village Nanikhavdi then slightly leans towards south, crosses the survey No. 89/p, and passes nearby south-west corner of survey No. 88 and runs parallel to Railway line, crosses the road through survey No. 93/P and runs through survey Nos. 97, 135, 65, 6, 8, 10, 11/p and then crosses Government Land, survey Nos. 592, 600, 601, 602/p runs parallel to Railway line and passes near to road coming from Gamtal, then crosses both the roads and runs parallel to western boundary of Railway line and passes through survey No. 1/p and touches survey No. 102 and then turns towards east, crosses the Railway line and passes through survey No. 102, northern boundary of survey No. 399 and northern and eastern boundary of survey No. 111 and then runs alongwith eastern boundary adjoining to Kotar of survey No. 409 and eastern boundary of survey No. 95, 431 and crosses the Road and runs alongwith eastern boundary of survey No. 75, 74, 73, 61, 60 adjoining to Kotar and thereafter crosses Kotar and then ends at eastern boundary of survey No. 733 of village Padana and eastern boundary of survey No. 731, 722, 721, 650, 649, 648, 646, 628 situated near village boundary of village Navagam and then ends at south-east corner of survey No. 626 of village Padana.
- Southern Boundary :-** Starting from south-east corner of survey No. 626 of village Padana and runs towards west, further, runs alongwith southern boundary of Survey No. 625, 622, 619, 618, and crosses the Government nala further, runs alongwith southern boundary of survey No. 658, 659, 660, 661, 665, and ends at south-west corner of survey No. 678, towards south of village Padana.

Western Boundary :- Starting from south-west corner of survey No. 678 of village Padana and runs towards north along with western boundary of survey Nos. 678, 686/P, 687 and turns towards east and crosses northern boundary of survey No. 687, Road and western boundary of survey No. 751, nal-land and touches western boundary of survey No. 659/3 turns towards west along with southern boundary of survey No. 760, then turns towards south and touches eastern boundary of survey No. 793 then runs towards west and touches southern boundary of survey No. 793 from where turns towards north upto south-east corner of survey No. 680/2 and turns towards west and touches the southern boundary of survey No. 680/2 and turns towards north upto western boundary of survey No. 680/2, thereafter turns towards west and crosses nal-land and southern boundary of survey no. 34 and thereafter turns towards north and touches the western boundary of survey no. 34, 3, 4 and also the western boundary of survey no. 58, 56 of village Meghpar, thereafter turns towards east and touches the northern boundary of survey no. 56 from where turns towards north and touches the western boundary of survey No. 55 and 54 and then turns towards east and crosses the northern boundary of survey No. 54, nal-land and northern boundary of survey No. 53 and then turns towards north and touches the western boundary of survey No. 52 and turns towards east upto the northern boundary of survey Nos. 52, 51 and turns towards north from south-west corner of survey No. 24 thereafter turns towards east upto the northern boundary of survey No. 24 thereafter turns towards north, runs along with western boundary of survey Nos. 25, 26, 20, 17/2, 14/2 then turns towards west along with southern boundary of survey Nos. 13/2, 13/1 and turns towards north alongwith western boundary of survey No. 13/1 and 12 then turns towards east upto northern boundary of survey No. 12 and turns towards north on western boundary of survey No. 513 of village Motikhavdi and survey No. 9 of village Meghpar thereafter turns towards west alongwith southern boundary of survey No. 5 of village Meghpar and runs along survey Nos. 529, 530 upto south-west corner of survey No. 531 thereafter turns towards north, runs alongwith western boundary of survey No. 531, crosses the Road and further runs alongwith the western boundary of survey Nos. 532, 227, 45, 44, 43, 540 to 545 (both

inclusive), nal-land and runs towards west of survey No. 33 and 219 then turns towards east and runs along with northern boundary of survey No. 219, 34, 35 and half northern boundary of survey No. 230 thereafter turns towards north and crosses nal-land and runs alongwith western, northern and eastern boundary of survey no. 30 then turns towards east and runs along with northern boundary of survey No. 231, 571, 233, 235 then runs towards south and touches survey nos. 235, 36, 236, 234 adjoining to Kotar and eastern boundary of Kotar, thereafter crosses nal-land then turns towards north - eastern corner and runs along with northern boundary of survey no. 223, thereafter turns slightly towards south-east and runs along with the southern boundary of survey no. 223 and turns towards south and runs along with eastern boundary of survey nos. 223, 222 then turns towards west and runs along with southern boundary of survey no. 222, then turns towards south and runs along with eastern boundary of survey no. 523, then turns towards north-east corner and runs in straight line upto eastern boundary of survey no. 6 of village Meghpar and then turns along with southern boundary of survey no. 522, then turns towards south and crosses the nal-land, eastern boundary of survey no. 6 of village Meghpar and eastern boundary of survey no. 519, 518, 515 and 514 of village Motikhavdi then crosses towards east of the northern boundary of survey no. 507, then turns towards north and runs alongwith the eastern boundary of survey no. 506 in straight line so as to touch the northern boundary of survey No. 467, thereafter crosses nal-land and then crosses the northern boundary of survey no. 467 towards the south and runs along the eastern boundary of survey no. 467 and turns towards east and crosses from northern boundary of survey no. 466 and cart track and all the four boundaries of survey no. 469 of village Motikhavdi and runs towards south alongwith eastern-boundary of cart track and turns towards east of the northern-boundary of survey no. 462 then turns towards south and runs along with eastern-boundary of survey no. 462, then turns on north-east corner and runs alongwith northern boundary of survey no. 458, western-boundary of nal-land, northern boundary of survey no. 460 and survey no. 87, then turns towards north and runs along with western-boundary of cart track and runs straight upto north-west corner of survey no. 415 then turns

towards east and crosses the cart track and runs along the northern-boundary of survey no. 415, then turns towards north and runs along with western-boundary of cart track and runs in straight line upto the northern boundary of survey no. 410, then turns towards east and crosses the nal-land and runs upto the middle of width of survey no. 404, thereafter turns towards north and runs parallel to the eastern boundary of survey no. 404 upto its northern boundary, thereafter turns towards east from south-west corner of survey no. 403, then turns towards north and runs along with western boundary of survey nos. 403, 99, 103, 108 and thereafter runs in survey no. 1 parallel to Railway line upto the road passing through Gamtal of village Motikhavdi, then turns towards east, crosses the Railway line and runs parallel to the Railway line upto north-west corner of survey no. 101 towards eastern side of Railway line, thereafter runs straight up to south-east corner of survey no. 157 of village Sikka and reaches eastern boundary of Road through survey no. 156, 166, upto 203 and ends at north-west corner of survey no. 167/1 of village Sikka.

By order and in the name of the Governor of Gujarat,

A.M. JOSHIYARA
Under Secretary to Government



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PART IV-B

Rules and Orders (other than those published in Parts I, I-A and I-L) made by the Government of Gujarat under the Gujarat Acts.

ENERGY AND PETROCHEMICALS DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 19th August, 1997.

GUJARAT RESTRICTION ON CONSUMPTION AND REGULATION OF SUPPLY OF ELECTRICAL ENERGY AND PERIODS OF WORKS ORDER, 1984.

No. GHU-97-67-CPI-1497-4065-K1 :—In exercise of the powers conferred by clause 8 of the Gujarat Restriction on Consumption and Regulation of Supply of Electrical Energy and Periods of Works Order 1984, the Government of Gujarat hereby amends the Government Notification, Energy and Petrochemicals Department No. GHU-93-14-ELC-1493-994(i)-K1 dated the 20th July, 1993, as under :—

In schedule--I, after Sr. 254, the following shall be inserted :

Sr. No.	Name of the Unit	Village	District	Load permitted to be utilized on all staggered holidays.
1	2	3	4	5
255	Him Electro-platers	Gandhinagar	Gandhinagar	18 KWS

This shall come into force with effect from the date of issue of this notification.

By order and in the name of the Governor of Gujarat,

R. G. DAVE,
Section Officer.



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by the Government of Gujarat under the Gujarat Acts.

ENERGY AND PETROCHEMICALS DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 19th August, 1997.

GUJARAT RESTRICTION ON CONSUMPTION AND REGULATION OF SUPPLY OF ELECTRICAL ENERGY AND PERIODS OF WORKS ORDER, 1984.

No. GHU-97-68-CPI-1497-4237-K1 :—In exercise of the powers conferred by Clause 8 of the Gujarat Restriction on Consumption and Regulation of Supply of Electrical Energy and Periods of Works Order 1984, the Government of Gujarat hereby amends the Government Notification, Energy and Petrochemicals Department No. GHU-93-14-ELC-1493-994(i)-K1 dated the 20th July, 1993, as under :—

In schedule--I, after Sr. 253, the following shall be inserted;

Sr. No.	Name of the Unit	Village	District	Load permitted to be utilized on all staggered holidays.
1	2	3	4	5
254	H. N. Dye-Chem Industries Pvt. Ltd.	Ankleshwar	Bharuch	55 KVA

This shall come into force with effect from the date of issue of this notification.

By order and in the name of the Governor of Gujarat,

R. G. DAVE,
Section Officer,



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PART IV-B

Rules and Orders (other than those published in Parts I, I-A and I-L) made by the Government of Gujarat under the Gujarat Acts.

LABOUR AND EMPLOYMENT DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 16th August, 1997.

BOMBAY SHOPS AND ESTABLISHMENT ACT, 1948.

No. GHR/97/213/BSE/1091(97)/2669/M(3).—In exercise of the powers conferred by section 6 of the Bombay Shops and Establishments Act, 1948 (Bombay Act No. LXXIX of 1948), the Government of Gujarat hereby suspends on the occasion of the Janmashtmi Festival, the operation of such provisions of the said Act as are specified in Column (1) of the Schedule appended hereto for the period commencing for the 21st August, 1997 and ending on the 28th August, 1997 (both days inclusive) subject to the conditions specified against each in column (2) of the said schedule, in relation to shops, residential hotels, restaurants and eating houses in the State of Gujarat.

SCHEDULE

Provisions whose Operation is temporarily suspended 1	Condition subject to which the operation of the provision is suspended. 2
(1) Section 11	No shop shall, on any day be kept open later than midnight.
(2) Section 12	The hawking of goods shall be permitted upto midnight.
(3) Section 14	(A) The operation of this provision is suspended in relation only to shops. (B) If any employee is required to work in excess of the limit of hours of work specified, he shall be entitled to wages at the rates specified in sub-section (i) of section 63 of the Act.

1

2

(4) Section 16

The spread-over shall not exceed fourteen hours.

(5) Section 18

(A) The operation of this provision is suspended in relation only be Shops.

(B) To compensate loss of the prescribed closed day, each employee shall be entitled to:

(i) a holiday in exchange after the 25th August, 1997 or else.

(ii) wages for working done on the closed day at the rate specified for over-time work in sub-section (i) of section 63 of the Act.

(6) Section 20

(7) Section 21

In any employee is required to working excess of the limit of hours of work specified, he shall be entitled to wages at the rate specified in sub-section (2) of section 63 of the Act.

(8) Section 24

To compensate loss of the prescribed weekly, holidays each employees shall entitled to;

(i) a holiday in exchange after the 25th August, 1997 or else.

(ii) wages for work done on the holiday at the rate specified for overtime work in sub-section (2) of section 63 of the Act.

2. This issues with the assurance of Home Department (Dt. 8th August, 1997) on this Department file No. BSE/1091/2669/M (3).

By order and in the name of the Governor of Gujarat,

V. D. NAIK,
Deputy Secretary to Government.



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PART IV-B

**Rules and Orders (other than those published in Parts I, I-A and I-L) made
by the Government of Gujarat under the Gujarat Act.**

PANCHAYATS, RURAL HOUSING AND RURAL DEVELOPMENT DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 19th August, 1997.

GUJARAT RURAL HOUSING BOARD ACT, 1972.

No. GH/KP/75 of 1997/RHB/1097/1431/V.—In exercise of the powers conferred by sub-section (1) of section 5, read with sub-section (1) of section 8 of the Gujarat Rural Housing Board Act, 1972 (Guj. 22 of 1972), the Government of Gujarat hereby appoints Shri Meghjiibhai Makwana as the Chairman of the Gujarat Rural Housing Board, Gandhinagar, until further orders, vice Shri Purushottambhai Solanki, Chairman, Gujarat Rural Housing Board.

By order and in the name of the Governor of Gujarat,

K. D. RATHOD,
Deputy Secretary to Government.

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IV-B-Ex.201-1

GOVERNMENT CENTRAL PRESS, GANDHINAGAR



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PART IV-B

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NARMADA WATER RESOURCES & WATER SUPPLY DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 14th August, 1997.

No. GP/3/EST/1092/2698/KH.—In exercise of the powers conferred by sub-section 2(b) of Section 77 of Gujarat Water Supply and Sewerage Board Act, 1978 and in supersession of the existing rules made vide Government letter Health and Family Welfare Department No. PHR/1184/2790/F, dated 25th July, 1984, the Governor of Gujarat hereby makes the following rules to provide for regulating recruitment to the post of Driver, Class-III in the Gujarat Water Supply and Sewerage Board namely:—

1. These rules may be called recruitment rules for the post of Driver (Class-III) (in the Gujarat Water Supply & Sewerage Board), 1997.

2. The appointment to the post of Driver (Class-III) shall be made either :—

(a) by transfer of a person working on work charged establishment as Driver on the basis of seniority-cum-merit and who possesses requisite qualifications as specified in clauses (b) to (g) of Rule (3) and who was within the age limit at the time of the initial appointment on workcharged establishment, provided that the seniority of a person on appointment by transfer shall be determined on the basis of the date of joining on temporary establishment.

OR

(b) by promotion from amongst Class-IV employees who possess the required qualifications as mentioned in columns (b) to (g) of Rule-3.

(c) by direct selection.

3. To be eligible for appointment by direct selection a candidate shall—

(a) not be more than 30 years of age.

(b) have passed seventh standard examination.

(c) possess heavy motor vehicle licence with three years experience of driving heavy motor vehicle with good record of driving and have adequate knowledge of motor mechanism.

(d) possess knowledge of Gujarati or Hindi language or both.

(e) possess the following minimum standard of physique.

(i) Height— 162 Centimeters

(ii) Chest— 79 Centimeters

(f) possess clear vision.

(g) have experience of five years of driving vehicles.

4. The candidate appointed by direct selection shall be on probation for a period of one year.

5. The selected candidate shall be required to pass any examination in Hindi or Gujarati or both any other examination, if any, in accordance with the rules prescribed by Gujarat Water Supply and Sewerage Board in that behalf from time to time.

6. The selected candidate shall have to undergo such training as may be prescribed by the Board from time to time and shall be required to serve the Board thereafter for such period as may be fixed by the Board from time to time.

7. The selected candidate shall be required to furnish security and surety bonds in such forms, for such amount and for such period as may be prescribed by the Board from time to time.

By order and in the name of the Governor of Gujarat,

R. T. VAGHELA,
Under Secretary to Government.



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PART—IV B

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by the Government of Gujarat under the Gujarat Acts.

INDUSTRIES & MINES DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 20th August, 1997.

No. GHU/97/61/GID/1094/106/G(i).—In exercise of the powers conferred under clause (d) of sub-section (1) of Section-4 of Gujarat Industrial Development Act, 1962, Government of Gujarat hereby nominates Smt. Parmar Nirmaladevi Narendrasinh, 304, Gold Coin, Chalavav, Vapi, as Director on the Board of Directors of Gujarat Industrial Development Corporation Vice Shri Haribhai Laljibhai Jogi, Ex-MLA, Jetpur, District Rajkot with immediate effect untill further orders.

By order and in the name of the Governor of Gujarat,

G. D. VYAS,
Joint Secretary to Government.

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IV-B.-Ex.203-1



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PART IV-B

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HOME DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 27th August, 1997.

BOMBAY MOTOR VEHICLES TAX ACT, 1958.

No. GHG/97-110/MTA-1095-2760-KH.—The following draft of a notification which it is proposed to be issued under clause (e) of sub-section (2) of section 23 of the Bombay Motor Vehicles Tax Act, 1958 (Bom. LXV of 1958), is published as required by sub-section (1) of section 23 of the said Act for the information of all persons likely to be affected thereby and notice is hereby given that the said draft will be taken into consideration by the Government of Gujarat on or after the expiry of thirty days from the date of publication of this notification in the Official Gazette.

2. Any objections or suggestions which may be received by the Additional Chief Secretary (Transport) to the Government of Gujarat, Home Department, Sachivalaya, Gandhinagar, from any person with respect to the said draft before the expiry to the aforesaid period of will be considered by the Government.

DRAFT NOTIFICATION

No. GHG/97-110/MTA-1095-2760-KH.—In exercise of the powers conferred by clause (e) of sub-section (2) of section 23 of the Bombay Motor Vehicles Tax Act, 1958 (Bom. LXV of 1958), the Government of Gujarat hereby makes the following rules further to amend the Bombay Motor Vehicles Tax Rules, 1959 namely:—

1. These rules may be called the Bombay Motor Vehicles Tax (Gujarat 4th Amendment) Rules, 1997.

2. In the Bombay Motor Vehicles Tax Rules, 1959, in the Appendix, under the heading 'A. Motor Vehicles fitted solely with pneumatic tyres', for clause III, the following shall be substituted, namely:—

“III. Motor Vehicles other than those liable to tax under the foregoing provisions of this schedule—

(i) Owned by an individual, a local authority, a public trust a University, or an educational or social welfare institution.

Maximum rate of refund

Scale of refund	Vehicles not exceeding 750 KG in weight unladen.	Vehicles exceeding 750 KG in weight unladen but not exceeding 1000KG in weight unladen.	Vehicles exceeding 1000KG in weight unladen not exceeding 1250 KG in weight laden.	Vehicles exceeding 1250 KG in weight unladen but not exceeding 1500 KG in weight unladen.	Vehicles exceeding 1500KG in weight unladen but not exceeding 2250 KG in weight unladen.
	(a)Rs.	(b) Rs.	(c) Rs.	(d) Rs.	(e) Rs.
If after registration, the vehicle removed outside state of Gujarat, registration cancelled or alteration or change in use of motor vehicle takes place, and its age from the month of registration is—					
(i) not more than 2 years	9900	14400	18900	21600	27000
(ii) more than 2 years but not more than 3 years.	9350	13600	17850	20400	25500
(iii) more than 3 years but not more than 4 years.	8800	12800	16800	19260	24000
(iv) more than 4 years but not more than 5 years.	8250	12000	15750	18000	22500
(v) more than 5 years but not more than 6 years.	7700	11200	14700	16800	21000
(vi) more than 6 years but not more than 8 years.	7150	10400	13650	15600	19500
(vii) more than 7 years but not more than 8 years.	6600	9600	12600	14400	18000
(viii) more than 8 years but not more than 9 years.	6050	8800	11550	13200	16500
(ix) more than 9 years but not more than 10 years.	5500	8000	10500	12000	15000
(x) more than 10 years but more than 11 years.	4950	7200	9450	10800	13500

	(a) Rs.	(b) Rs.	(c) Rs.	(d) Rs.	(e) Rs.
(xi) more than 11 years but not more than 12 years.	4400	6400	8400	9600	12000
(xii) more than 12 years but not more than 13 years.	3850	5600	7350	8400	10500
(xiii) more than 13 years.	Nil	Nil	Nil	Nil	Nil
(ii) Owned by a person other than an individual, a local trust, a University or an educational or Social Welfare institution.	Twice the rate specified above.				

By order and in the name of the Governor of Gujarat,

JASVANT GANDHI,
Under Secretary to Government.

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PART IV-B

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HOME DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 28th August, 1997.

BOMBAY MOTOR VEHICLES TAX ACT, 1958.

No. GHG/97/112/MVR/1095/3232/KH.—The following draft of a notification which, it is proposed to be issued under clause (b) of sub-section (2) of section 23 of the Bombay Motor Vehicles Tax Act, 1958 (Bom. LXV of 1958) is published as required by sub-section (1) of section 23 of the said Act for the information of all persons likely to be affected thereby and notice is hereby given that the said draft will be taken into consideration by Government on or after the expiry of thirty days from the date of publication of this notification in Official Gazette.

2. Any objections or suggestions which may be received by the Additional Chief Secretary (Transport), Home Department, Sachivalaya, Gandhinagar from any person with respect to the said draft before the expiry of the aforesaid period will be considered by the Government.

DRAFT NOTIFICATION

No. GHG/97-112/MVR.1095/3232/KH.—In exercise of the powers conferred by clause (b) of sub-section (2) of section 23 of the Bombay Motor Vehicles Tax Act, 1958 (Bom. LXV of 1958) the Government of Gujarat hereby makes the following rules further to amend the Bombay Motor Vehicles Rules, 1959, namely:—

IV—B—EX—205-1

1. These rules may be called the Bombay Motor Vehicles Tax (Gujarat 5th Amendment) Rules, 1997.
2. In the Bombay Motor Vehicles Tax Rules, 1959, for rule 4, the following shall be substituted namely:—

“4. Means of payment of tax--The payment of tax may be made into a Government Treasury or to the Taxation Authority in cash or by demand draft :

Provided that—

- (a) If the amount is sent by post, it shall not be except by demand draft;
- (b) No demand draft shall be accepted by the Taxation Authority unless it is crossed and is drawn on a bank at the place where the cash business of the Treasury is conducted by the State Bank of India, the Reserve Bank of India or any other bank conducting the cash business of the State Government at such place;
- (c) Where the payment is made by demand draft, the date of actual presentation of such demand draft to the taxation authority shall be deemed to be the date of payment;
- (d) Where payment is made into a Government treasury, the duplicate of the chalan number, date of payment and the name of the Government Treasury, shall be intimated to the Taxation Authority.”

By order and in the name of the Governor of Gujarat,

JASVANT GANDHI,
Under Secretary to the Government.



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by the Government of Gujarat under the Gujarat Act.

HOME DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 28th August, 1997.

BOMBAY MOTOR VEHICLES (TAXATION OF PASSENGERS) ACT, 1958.

No. GHG/97/113/MVR/1095/3232/KH :— The following draft of a notification which it is proposed to be issued under Clause (g) of sub-section (2) of section 22 of the Bombay Motor Vehicles (Taxation of Passengers) Act, 1958 (Bom. LXVII of 1958) is published as required by sub-section (3) of section 22 of the said Act for the information of all persons likely to be affected thereby and notice is hereby given that the said draft will be taken into consideration by Government on or after the expiry of one month from the date of publication of this notification in the OFFICIAL GAZETTE.

2. Any objections or suggestions which may be received by the Secretary (Transport), Home Department, Sachivalaya Gandhinagar from any person with respect to the said draft before the expiry of the aforesaid period will be considered by the Government.

DRAFT NOTIFICATION

No. GHG/97/113/MVR-1095/3232/KH :— In exercise of the powers conferred by clause (g) of sub-section (2) of Section 22 of the Bombay Motor Vehicles (Taxation of Passengers) Act, 1958 (Bom. LXVII of 1958), the Government of Gujarat hereby makes the following rules further to amend the Bombay Motor Vehicles (Taxation of Passengers) Rules, 1958, namely :—

1. These rules may be called the Bombay Motor Vehicles (Taxation of Passengers) (Gujarat Amendment) Rules, 1997.

2. In the Bombay Motor Vehicles (Taxation of Passengers) Rules, 1958, for rule 6A, the following shall be substituted, namely :—

“6A. Manner of Payment of Tax :—The payment of tax may be made to the Tax Officer in cash or by demand draft :

Provided that no demand draft shall be accepted by the tax Officer unless it is crossed and drawn on a Bank at the place where the cash business of the Treasury is conducted by the State Bank of India, the Reserve Bank of India or any other Bank conducting the cash business of the State Government.”

By order and in the name of the Governor of Gujarat,

JASVANT GANDHI,
Under Secretary to Government.



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by the Government of Gujarat under the Gujarat Act.

URBAN DEVELOPMENT AND URBAN HOUSING DEPARTMENT Notification

Sachivalaya, Gandhinagar, 28th August, 1997.

GUJARAT TOWN PLANNING AND URBAN DEVELOPMENT ACT, 1976.

No. GH/V/106/1997/UDA/1097/M/86/K :—WHEREAS the Government of Gujarat by its Notification in Urban Development and Urban Housing Department No. GHV/121/UDA/1181/5100/V, dated the 17th October, 1985 issued under sub-sections (1) and (2) of section 3 and sub-sections (1) and (3) of section 5 of the Gujarat Town Planning and Urban Development Act, 1976 (President's Act No. 27 of 1976) has declared the areas of villages of the Chorasi Taluka of Surat District mentioned in the schedule appended to the said notification to be a development area and has constituted the Hajira Areas Development Authority (hereinafter referred to as "the said authority") for the aforesaid development areas;

AND WHEREAS the Government of Gujarat is satisfied that the purpose for which the said authority was established has been substantially achieved so as to render the continued existence of the said authority in the opinion of the Government unnecessary;

NOW, THEREFORE, in exercise of the powers conferred by sub-section (1) of section 120 of the Gujarat Town Planning and Urban Development Act, 1976, the Government of Gujarat hereby dissolves the said authority with effect from the 29th August, 1997;

AND THAT, with effect on and from the 29th August, 1997,—

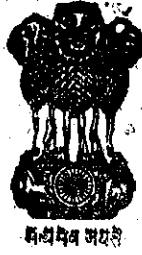
(a) all properties, funds and dues which are vested, or realisable by the said authority shall vest in, or be realisable by the State Government;

(b) all liabilities which are enforceable against the said authority shall be enforceable against the State Government; and

(c) for the purposes of carrying out any development in any area which has not been fully carried out by the said authority before its dissolution and for the purpose of realising properties, funds and dues referred to in clause (a), the functions of the said authority shall be discharged by the State Government.

By order and in the name of the Governor of Gujarat,

K. K. ASRANI,
Joint Secretary to Government.



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PART IV-B

Rules and Orders (other than those published in Parts I, I-A and I-L) made
by the Government of Gujarat under the Gujarat Acts.

URBAN DEVELOPMENT AND URBAN HOUSING DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 28th August, 1997.

GUJARAT TOWN PLANNING AND URBAN DEVELOPMENT ACT, 1976.

No. GHV/107 of 97/UDA/1097/M-86-K -In pursuance of Government in Urban Development and Urban Housing Department Notification No. GH/V/106 of 1997-UDA-1097-M-86-K dissolving Hajira Area Development Authority under Section 120 of the Town Planning and Urban Development Act, 1976, the Government of Gujarat hereby directs that all the functions to be performed on dissolution by the State Government shall be performed by the District Collector, Surat District, Surat who shall be assisted by Assistant Town Planner of Town Planning Department of the State.

By order and in the name of the Governor of Gujarat,

K. K. ASRANI,
Joint Secretary to Government.

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IV-B-Ex-208-1

GOVERNMENT CENTRAL PRESS, GANDHINAGAR



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PART IV-B

Rules and Orders (other than those published in Parts I, I-A and I-L) made
by the Government of Gujarat under the Gujarat Act.

URBAN DEVELOPMENT AND URBAN HOUSING DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 29th August 1997.

THE GANDHIDHAM (DEVELOPMENT AND CONTROL ON ERECTION OF BUILDINGS)
ACT, 1957.

No. GH/V/108 of 1997/GDA-1097-1919/K :---In exercise of the powers conferred by sub-section (2) of Section-3 of the Gandhidham (Development and Control on Erection of Buildings) Act, 1957 (Bom. XIX of 1958) the Government of Gujarat hereby appoints the persons specified in the Schedule annexed hereto to be the Members of the Gandhidham Development Authority as nominated by the State Government with immediate effect till further orders.

SCHEDULE

1.	Shri Ratilal Kanji Puj Gandhidham.	Member
2.	Shri K. M. Thakar Gandhidham.	Member
3.	Shri Bharatbhai Amrutlal Mehta Bhuj.	Member
4.	Shri Visanji Karamchand Mehta Bhachau.	Member
5.	Shri Navnit Ravjibhai Gajjar Gandhidham.	Member

By order and in the name of the Governor of Gujarat,

K. K. ASRANI,

Joint Secretary to Government.

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GOVERNMENT CENTRAL PRESS, GANDHINAGAR.



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PART IV-B

Rules and Orders (other than those published in Parts I, I-A and I-L) made
by the Government of Gujarat under the Gujarat Act.

HOME DEPARTMENT

Order

Sachivalaya, Gandhinagar, 2nd September, 1997.

No. G/G/97/115/MFL/1093/C.M. 38 (97)/E .1:—In exercise of the power conferred by clause (d) of sub-section (1) of Section 139 of the Bombay Prohibition Act, 1949, (Bombay XXV of 1949), the Government of Gujarat, hereby exempts Mohawara Flowers, which may be the produce of any years and of the area from the provisions of sub-section (2) of Section 60 of the said act, in so far as the said sub-section (2) relates to their collection, transport, sale-purchase, or possession in the area notified in column-2, of the schedule to Government Notification, Labour Social Welfare and Tribal Development No. GH/L/196/MFL/1078/21435/(79)/M dated the 17th March, 1979, for the period commencing from the date of the publication of this order in the Official Gazette and ending on the 31st October, 1997.

By order and in the name of the Governor of Gujarat,

M. S. PATHAN,

Deputy Secretary to the Government of Gujarat,
Home Department.



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PART—IV-B

Rules and Orders (other than those published in Parts I, I-A and I-L) made by the Government of Gujarat under the Gujarat Act.

શહેરી વિકાસ અને શહેરી ગૃહનિર્માણ વિભાગ

અધિસૂચના

સચિવાલય, ગાંધીનગર, ૨૭મી ઓગસ્ટ, ૧૯૯૭

ક્રમાંક : જાએચવી/૧૯૯૭નો ૧૦૪/ટીપીવી/૧૦૯૭/૧૪૩૩/૧ - ગુજરાત નગર રચના અને શહેરી વિકાસ, અધિનિયમ, ૧૯૭૬ (સને ૧૯૭૬નો સંપૂર્ણ અધિનિયમ-૨૭ જેનો આમાં હવે પછી “ઉક્ત અધિનિયમ” તરીકે ઉલ્લેખ કરેલ છે) ની કલમ-૫૦ ની પેટા કલમ-૧ અન્વયે પ્રાપ્ત થતી સત્તાની રૂએ શહેરી વિકાસ અને શહેરી ગૃહનિર્માણ વિભાગના તા ૧૦-૬-૯૭ના જાહેરનામા ક્રમાંક જાએચવી/૧૯૯૭નો ૭૨/ટીપીએસ/૧૫૯૫/૩૨૧૮/૧ થી મંજૂર કરેલ મુસદ્દાનુસાર નગર રચના યોજના નં. ૩ વેળવપુર (પ્રથમવેરીડ) ને અંતિમ કરવા માટે નાયબ નગર નિયોજક અને નગર રચના અધિકારી નગર રચના યોજના નરોડાને નગર આયોજન અધિકારી તરીકે નિમણૂક આપવામાં આવે છે.

ગુજરાતના સજ્જપાલશ્રીના હુકમથી અને તેમના નામે

એવ. ડી. પટેલ,
સંસ્કારના ઉપ સચિવ

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IV-B-Ex.,—211-1

સરકારી મધ્યસ્થ પ્રેસ, ગાંધીનગર.



सत्यमेव जयते

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PART IV-B

**Rules and Orders (other than those published in Parts I, I-A and I-L) made
by the Government of Gujarat under the Gujarat Acts.**

INFORMATION, BROADCASTING AND TOURISM DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 5th September, 1997.

GUJARAT ENTERTAINMENTS TAX ACT, 1977.

No. (GHT-97-35)MNR-1096-2996-E.-WHEREAS the Government of Gujarat considers it necessary so to do in the public interest;

NOW, THEREFORE, in exercise of the powers conferred by sub-section (1) of section 29 of the Gujarat Entertainment Tax Act, 1977 (Guj. 16 of 1977), the Government of Gujarat hereby amends the Government Notification, Information, Broadcasting and Tourism Department No. (GHT-97-14)MNR-1096-2996-E dated the 5th April, 1997 as follows namely:-

In the said notification, for the figures, letters and word "14th February, 1997", the figures, letters and word "5th April, 1997" shall be substituted.

By order and in the name of the Governor of Gujarat,

M. R. SHAM,

Under Secretary to Government.

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PART IV-B

**Rules and Orders (other than those published in Parts I, I-A and I-L) made
by the Government of Gujarat under the Gujarat Act.**

ENERGY AND PETROCHEMICALS DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 9th September, 1997.

THE BOMBAY AERIAL ROPEWAY ACT, 1955.

No. GHU/97/(70)/ARA/1089/5439/K. —Whereas, a Draft of the Notification, specifying the maximum and minimum rates to be charged per passenger for two way journey to be performed by the Aerial Ropeway constructed between Manchi and Pavagadh Hills in Panchmahals Dist. was published under Government Notification in Energy and Petrochemicals, Deptt. No. GHU/96/(97)/ARA/1089/5439/K dated the 26th December, 1996 in the Extra Ordinary Government Gazette, Part-IV-B, as required under sub-section (1) of Section-9 of the Bombay Aerial Ropeways Act, 1955, inviting the objections or suggestions from all persons likely to be affected thereby till the expiry of the period of ninety days from the above date on which the said Notification was published in the Gazette.

AND WHEREAS, the objections or suggestions are not received by the Govt. from effected persons till the expiry of 90 days.

NOW, therefore in exercise of the power conferred by clause (xv) of sub-section (4) of Section 9 read with Section-18 of the Bombay Aerial Ropeways Act, 1955 and in supersession of Government Notification No. : GHU/(91)/(38)/ARA/1089/5439/K dated 10th July, 1991, the Government of Gujarat hereby specifies the following rates for aerial ropeway constructed between the Manchi and Pavagadh Hills in Panchmahals District.

Maximum and minimum rates per passenger for two way journey are fixed at Rs. 30/-- and Rs. 20/- respectively.

The rates once fixed shall not be enhanced for a period of two years and prior sanction of the State Government shall be obtained if the increase in rates are more than 25% of the existing rates.

By order and in the name of the Governor of Gujarat,

M. M. JOSHI,
Under Secretary to Government.



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PART IV-B

Rules and Orders (other than those published in Parts I, I-A and I-L) made by the Government of Gujarat under the Gujarat Acts.

ENERGY AND PETROCHEMICALS DEPARTMENT

Order

Sachivalaya, Gandhinagar, 9th September, 1997.

BOMBAY ELECTRICITY (SPECIAL POWERS) ACT, 1946.

No. GHU/97/71/CPI/1497/1621/KL.-In exercise of the powers conferred by section 3 and section 6-A of the Bombay Electricity (Special Powers) Act, 1946 (Bom. XX of 1946), the Government of Gujarat hereby makes the following order further to amend the Gujarat Restriction on Consumption and Regulation of Supply of Electrical Energy and Periods of works Order, 1984, namely-

In the said order, in Schedule II, after Sr. No. 95 the following shall be inserted namely :-

"96. Integrated Steel Plant"

"97. Manufacture of Dehydrated Onion/Garlic/Vegetables"

By order and in the name of the Governor of Gujarat,

R. G. DAVE,
Section Officer.

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GOVERNMENT CENTRAL PRESS, GANDHINAGAR



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PART IV-B

Rules and Orders (other than those published in Parts I, I-A and I-L) made by the Government of Gujarat under the Gujarat Acts.

URBAN DEVELOPMENT AND URBAN HOUSING DEPARTMENT,

Notification

Sachivalaya, Gandhinagar, 9th September 1997.

THE GUJARAT TOWN PLANNING AND URBAN DEVELOPMENT ACT, 1976

NO. GH/V/110 of 1997/TPS-1496-804-L.—WHEREAS under Government Notification, Urban Development and Urban Housing Department No. GH/V/143 of 1983-TPS-1480-1958-(83)-L dated the 29th June, 1983 the Government of Gujarat had, in exercise of the powers conferred by sub-section (2) of Section 48 of the Gujarat Town Planning and Urban Development Act, 1976 (President's Act No. 27 of 1976) (hereinafter referred to as "the said Act") sanctioned the draft Town Planning Scheme, Surat No. 3, Karanj (hereinafter referred to as "the said draft scheme") submitted to it by the Surat Urban Development Authority;

AND WHEREAS in exercise of the powers conferred by section 50 of the said Act, the Government of Gujarat appointed the Town Planning Officer for the said draft scheme;

AND WHEREAS under Government Notification, Urban Development and Urban Housing Department No. GH/V/138 of 1993/TPS-1491-1614-L dated 14th July, 1993 the Government of Gujarat in exercise of the powers conferred by section 65 of the Gujarat Town Planning and Urban Development Act, 1976 (President's Act No. 27 of 1976) has sanctioned the Town Planning Scheme, Surat No. 3, (Karanj)-Preliminary;

AND WHEREAS the Town Planning Officer has submitted to the Government of Gujarat, the Town Planning Scheme, Surat No. 3-Karanj-Final Scheme (hereinafter referred to as "the said final scheme") as required under sub-section (2) of section 52 and sub-section (2) of section 62 of the said Act;

NOW, THEREFORE, in exercise of the powers conferred by section 65 of the said Act the Government of Gujarat hereby :—

- (a) sanctions "the said final scheme",
- (b) states that "the said final scheme shall be kept open to inspection by the public at the office of the Surat Municipal Corporation, Surat during office hours on working days ;
- (c) fixes the 10th day of October, 1997 as the date for the purpose of clause (b) of section (2) of the said section 65.

By order and in the name of the Governor of Gujarat,

J. H. TAMAKUWALA,
Officer on Special Duty and Joint Secretary to the
Government.



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PART IV-B

**Rules and Orders (other than those published in Parts I, I-A and I-L) made
by the Government of Gujarat under the Gujarat Acts.**

HOME DEPARTMENT

Notification

Sehivalaya, Gandhinagar, 9th September, 1997.

BOMBAY MOTOR VEHICLES TAX ACT, 1958.

No. : G/G/97/120/MVR/1095/3289/KH.—Whereas the draft rules further to amend the Bombay Motor Vehicles Tax Rules, 1959 were published as required by sub-section (2) of section 23 of the Bombay Motor Vehicles Tax Act, 1958 (Bom. LXV of 1958) at page 136.1 to 136.2 of the Gujarat Government Gazette, Part-IV-B dated 21st June, 1997 under Government Notification Home Department No. G/G/97/79/MVR/1095/3289/KH dated 21st June, 1997 inviting objections and suggestions from all persons likely to be affected thereby till 20th July, 1997.

AND WHEREAS no objections or suggestions have been received from any person with respect to the said draft rules by the Government.

NOW, THEREFORE, in exercise of the powers conferred by sub-section (2) of section 23 of the Bombay Motor Vehicles Tax Act, 1958 (Bom. LXV of 1958), the Government of Gujarat hereby makes the following rules further to amend the Bombay Motor Vehicles Tax Rules, 1959, namely :-

1. These rules may be called the Bombay Motor Vehicles Tax (Gujarat 3rd Amendment) Rules, 1997.

2. In the Bombay Motor Vehicles Tax Rules, 1959 (hereinafter referred to as "the said rules"), in rule 7 for the words "within whose jurisdiction the motor vehicle is to be used or kept for use" the words, "within whose jurisdiction the motor vehicle is registered or in case of the ownership of a motor vehicle is transferred or the owner of a motor vehicle has changed the address, where such transfer of ownership of the vehicle or change of address has been recorded in the certificate of registration of the vehicle" shall be substituted.

3. In the said rules, in rule 9 for the words "within whose jurisdiction the vehicle is used or kept for use", the words "within whose jurisdiction the motor vehicle is registered or in case of the ownership of a motor vehicle is transferred or the owner of a motor vehicle has changed the address, where such transfer of ownership of the vehicle or change of address has been recorded in the certificate of registration of the vehicle" shall be substituted.

4. In the said rules, in rule 12, in sub-rules (1) and (1-A), for the words, "within whose jurisdiction the motor vehicle is used or kept for use", the words "within whose jurisdiction the motor vehicle is registered or in case of the ownership of a motor vehicle is transferred or the owner of a motor vehicle has changed the address, where such transfer of ownership of the vehicle or change of address has been recorded in the certificate of registration of the vehicle", shall be substituted.

By order and in the name of the Governor of Gujarat,

JASWANT GANDHI,
Under Secretary to Government.

ગુજ વિભાગ

જાહેરનામું

સચિવાલય, ગાંધીનગર, તા. ૯મી સપ્ટેમ્બર, ૧૯૯૭.

મુંબઈ મોટર વાહન વેરા અધિનિયમ, ૧૯૫૮.

ક્રમાંક : જી/જી/૯૭/૧૨૦ /એમવીઆર/૧૦૯૫/૩૨૮૮/ન.— મુંબઈ મોટર વાહન વેરા અધિનિયમ, ૧૯૫૮ (સન ૧૯૫૮ના મુંબઈના દાયમાં) ની કલમ ૨૩ની પેટા-કલમ (૨) થી ઠરાવ્યા પ્રમાણે, મુંબઈ મોટર વાહન વેરા નિયમો, ૧૯૫૮ વધુ સુધારતા નિયમોનો મુસદ્દો, ગુજ વિભાગના તારીખ ૨૧મી જૂન, ૧૯૯૭ના સરકારી જાહેરનામા ક્રમાંક : જી/જી/૯૭/૭૮/એમવીઆર/૧૦૯૫/૩૨૮૮/ન હેઠળ, તારીખ ૨૧મી જૂન, ૧૯૯૭ના ગુજરાત સરકારી રાજપત્ર ભાગ-૪બીના પાનાનાં. ૧૩૬૫ થી ૧૩૬૨ ઉપર પ્રસિધ્ધ કર્યો હતો અને તેનાથી અસર થવાનો સંભવ હોય તેવી તમામ વ્યક્તિઓ પાસેથી, તારીખ ૨૦મી જુલાઈ, ૧૯૯૭ સુધીમાં વાંધા અથવા સૂચનો મંગાવવામાં આવ્યા હતા.

અને સદરહુ નિયમોના મુસદ્દાના સંબંધમાં સરકારને કોઈ વ્યક્તિ પાસેથી કોઈ વાંધા અથવા સૂચનો મળેલ નથી.

તેથી, હવે મુંબઈ મોટર વાહન વેરા અધિનિયમ, ૧૯૫૮ (સન ૧૯૫૮ના મુંબઈના દાયમાં)ની કલમ ૨૩ની પેટા-કલમ (૨)થી મળેલી સત્તાની રૂએ, ગુજરાત સરકાર, આથી, મુંબઈ મોટર વાહન વેરા નિયમો, ૧૯૫૮ વધુ સુધારતા માટે નીચેના નિયમો કરે છે.—

૧. આ નિયમો મુંબઈ મોટર વાહન વેરા (ગુજરાત ત્રીજા સુધારા) નિયમો, ૧૯૯૭ કહેવાશે.

૨. મુંબઈ મોટર વાહન વેરા નિયમો, ૧૯૫૮ (જેનો આમાં હવે પછી, "સદરહુ નિયમો" તરીકે ઉલ્લેખ કર્યો છે તે) માં, નિયમ ૭માં, "જેની હકૂમતની અંદર મોટર વાહન ઉપયોગમાં લેવાનું હોય અથવા ઉપયોગ માટે રાખવાનું હોય" એ શબ્દોને બદલે, "જેની હકૂમતની અંદર મોટર વાહન રજિસ્ટર કરવામાં આવ્યું હોય અથવા મોટર વાહનનો માલિકી હક તબદીલ કરવામાં આવ્યો હોય અથવા મોટર વાહનના માલિકે સરનામામાં ફેરફાર કર્યો હોય તેવા કિસ્સામાં, વાહનના માલિકી હકની આવી તબદીલી અથવા સરનામાનો ફેરફાર વાહનના રજિસ્ટ્રેશન પ્રમાણપત્રમાં નોંધવામાં આવ્યો હોય" એ શબ્દો મૂકવા.

૩. સદરહુ નિયમોમાં, નિયમ-૯માં, "જેની હકૂમતની અંદર મોટર વાહન ઉપયોગમાં લેવાનું હોય અથવા ઉપયોગ માટે રાખવાનું હોય", એ શબ્દોને બદલે, "જેની હકૂમતની અંદર મોટર વાહન રજિસ્ટર કરવામાં આવ્યું હોય અથવા મોટર વાહનનો માલિકી હક તબદીલ કરવામાં આવ્યો હોય અથવા મોટર વાહનના માલિકે સરનામામાં ફેરફાર કર્યો હોય તેવા કિસ્સામાં, વાહનના માલિકી હકની આવી તબદીલી અથવા સરનામાનો ફેરફાર વાહનના રજિસ્ટ્રેશન પ્રમાણપત્રમાં નોંધવામાં આવ્યો હોય" એ શબ્દો મૂકવા.

૪. સદરહુ નિયમોમાં નિયમ ૧૨માં, પેટા-નિયમ (૧) અને (૧ક)માં, "જેની હકૂમતની અંદર મોટર વાહન ઉપયોગમાં લેવાનું હોય અથવા ઉપયોગ માટે રાખવાનું હોય", એ શબ્દોને બદલે, "જેની હકૂમતની અંદર મોટર વાહન રજિસ્ટર કરવામાં આવ્યું હોય અથવા મોટર વાહનનો માલિકી હક તબદીલ કરવામાં આવ્યો હોય અથવા મોટર વાહનના માલિકે સરનામામાં ફેરફાર કર્યો હોય તેવા કિસ્સામાં, વાહનના માલિકી હકની આવી તબદીલી અથવા સરનામાનો ફેરફાર વાહનના રજિસ્ટ્રેશન પ્રમાણપત્રમાં નોંધવામાં આવ્યો હોય" એ શબ્દો મૂકવા.

ગુજરાતના રાજ્યપાલના હુકમથી અને તેમના નામે,

જસવંત ગાંધી,
સરકારના ઉપસચિવ.

સરકારી મધ્યસ્થ પ્રેસ, ગાંધીનગર.



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PART—IV-B

**Rules and Orders (other than those published in Parts I, I-A and I-L) made
by the Government of Gujarat under the Gujarat Acts.**

FORESTS AND ENVIRONMENT DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 8th September, 1997.

THE GUJARAT PRIVATE FORESTS (ACQUISITION) ACT, 1972.

No. GVN/20/97/PRF/1097/1084/G-1.—In exercise of the powers conferred by clause (C) of Section-2 of the Gujarat Private Forests (Acquisition) Act, 1972 (No. 14 of 1973) and in supersession of all Previous Notifications issued in this behalf, the Government of Gujarat hereby appoints Shri J. C. Patel, being an officer of the rank of Deputy Collector, to exercise the powers and perform the duties of the collector under the said Act.

By order and in the name of the Governor of Gujarat,

HARSH BRAHMBHATT,
Under Secretary to Government.

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IV-B-Ex.—217-1

सरकारी मध्यस्थ प्रेस, गांधीनगर.



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PART IV-B

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INFORMATION, BROADCASTING AND TOURISM DEPARTMENT

Notification

Sachivalaya, Gandhinagar, Dated the 12th September, 1997.

GUJARAT ENTERTAINMENTS TAX ACT, 1977.

No. (GHT-97)-37-MKM-1097-2497-E.-WHEREAS the Government of Gujarat considers it necessary so to do in the public interest;

NOW, THEREFORE, in exercise of the powers conferred by clause (b) of sub-section (1) of section 29 of the Gujarat Entertainments Tax Act, 1977 (Guj. 16 of 1977) (hereinafter referred to as "the said Act"), the Government of Gujarat hereby exempts totally the exhibition of the films to be screened by The Film Development Corporation of Gujarat Limited, Gandhinagar, during the "BHARATIYA FILMOTSAV, AHMEDABAD, 1997" to be held at (1) Advance Cinema, Ahmedabad from 12th September, 1997 to 18th September, 1997 and (2) Anupam Cinema, Ahmedabad from 12th September, 1997 to 25th September, 1997 from the payment of entertainments tax leviable under section 3 of the said Act, subject to the conditions specified below.

CONDITIONS

- (1) The existing rates of tickets to entertainments, including the amount of the entertainments tax, shall not be increased.

- (2) The Film Development Corporation of Gujarat Limited, Gandhinagar shall submit accounts of the tickets/Complimentary tickets, sold during the film festival and expenditure made for the film festival within period of two months to the concerned Entertainments Tax Collector, i.e., Entertainments Tax Collector, Ahmedabad to ensure that no profit has been made from the film festival.
- (3) In case of breach of any of the conditions of the exemption or the provisions of the Act or the rules made thereunder, it shall be lawful for the prescribed officer to take action under section 30 of the Gujarat Entertainments Tax Act, 1977.

By order and in the name of the Governor of Gujarat,

M. R. SHAH,
Under Secretary to Government.



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PART IV—B

Rules and Orders (other than those published in Parts I, I-A and I-1) made
by the Government of Gujarat under the Gujarat Act.

AGRICULTURE AND COOPERATION DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 27th August, 1997.

No. GHKH/45/97/APM/1297/1556/G:—WHEREAS by the Director of Agricultural, Marketing and Rural Finance, Gujarat State, Ahmedabad, Notification No. E/KHS/78/47/BNN-353-D-7309 dtd. 27th January, 1978 issued under sub-section (I) of section 5 of Gujarat Agricultural Produce Markets 1963 (Gujarat Act No. XX of 1964) the area comprised in Bhiloda and Vijaynagar, Talukas in the Sabarkantha District has been declared as market area (hereinafter referred to as "the said market area") for the purpose of the said Act in respect of certain commodities of Agricultural Produce Specified therein;

AND WHEREAS Wheat, Bajari, Juwar, Groundnut (Shelled and unshelled), Cotton (Ginned and unginned), Paddy, Maize, Barely, Kodra, Banti, Mung, Udid, Tur, Gram, Til, Casterseed, Sugarcane, Pulses, Chola, Condiments, Spices and others Rai (Raido), Mathi, Cattlefeeds: Guvar, and Animal husbandry products: Cattle, sheep, Goat and Poultry have been regulated for the sale and purchased in said market area of Sabarkantha District.

AND WHEREAS it is intended to devide the said market area into two separate market areas, namely: (1) the market area comprising the area of the Bhiloda Taluka and (2) the market area comprising the area of Vijaynagar Taluka of the Sabarkantha District.

NOW, THEREFORE, in exercise of powers conferred by section 52 read with section 5 of the Gujarat Agricultural Produce Markets Act, 1963 (Gujarat Act No. XX of 1964) the Government of Gujarat hereby declares its intention to devide the said market areas into two separate market area, namely:— (1) the market area comprising the area of the Bhiloda taluka and (2) the market area comprising the area of the Vijaynagar Taluka of the Sabarkantha District for the purposes of the Gujarat Agricultural Produce Markets Act, 1963 for regulating the purchase and sale of Wheat, Bajari, Juwar, Groundnut (Shelled and unshelled), Cotton (Ginned and unginned), Paddy, Maize, Barely, Kodara, Banti, Mung, Udid, Tur, Gram, Til, Casterseed, Sugarcane, Pulses—Chola, condiments, Spices and others Rai (Raido) Mathi, Cattlefeeds: Guvar and Animal husbandry products: Cattle, Sheep, Goat and poultry in the proposed market area.

Any objection or suggestions which may be received by the secretary to the Government of Gujarat, Agriculture and Cooperation Department, Sachivalaya, Gandhinagar, within a period of one month from the date of publication of this notification in the official Gazette will be consideration by the Government.

By order and in the name of the Governor of Gujarat,

K. B. MAKWANA,
Joint Secretary to the Government.

કૃષિ અને સહકાર વિભાગ

જાહેરનામું

સચિવાલય, ગાંધીનગર, તા. ૨૭ની ઓગસ્ટ, ૧૯૯૭.

ગુજરાત ખેત ઉત્પન્ન બજાર અધિનિયમ, ૧૯૬૩.

ક્રમાંક : જીએચકેએચ/૪૫/૯૭/એપીએમ-૧૨૯૭-૧૫૫૬/ગ, — ગુજરાત ખેત ઉત્પન્ન બજાર અધિનિયમ, ૧૯૬૩ (ગુજરાત અધિનિયમ નં. ૨૦ સને ૧૯૬૪) ની કલમ-૫ ની પેટા કલમ (૧) હેઠળ બહાર પાડેલ ડાયરેક્ટર ઓફ એગ્રીકલ્ચરલ, માકેટીંગ એન્ડ રૂલ ફાયનાન્સ, ગુજરાત રાજ્ય, અમદાવાદના જાહેરનામા ક્રમાંક : ઈ/ખસ/૭૮/૪૭/બનાણ/૩૫૩-ડી-૭૩૦૮ તા. ૨૭-૧-૭૮થી સાબરકાંઠા જિલ્લાના ભિલોડા અને વિજયનગર તાલુકાઓના બનેલા વિસ્તારોને સદરહુ અધિનિયમના હેતુઓ માટે, તેમાં નિર્દિષ્ટ કરેલ ખેત ઉત્પન્નોની અંમુક જાતના સંબંધમાં બજાર વિસ્તાર (જેનો આમાં હવે પછી “સદરહુ બજાર વિસ્તાર” તરીકે ઉલ્લેખ કર્યો છે તે) તરીકે જાહેર કરવામાં આવ્યો છે.

અને સદરહુ બજાર વિસ્તારોનું બે જુદા જુદા વિસ્તારો એટલે કે સાબરકાંઠા જિલ્લાના ભિલોડા તાલુકાના બનેલા બજાર વિસ્તાર અને વિજયનગર તાલુકાના બનેલા બજાર વિસ્તારમાં વિભાજન કરવા ધાર્યું છે.

અને ઉપરોક્ત વિસ્તારોના બનેલા સૂચિત બજાર વિસ્તારમાં ઘઉં, બાજરી, જુવાર, મગફળી (ફાલેલી અને ફોલ્યાવગરની) કપાસ (લાહેલા અને લોઢ્યા વગરનો) ડાંગર, મકાઈ, જવ, કોદરા, બંટી, મગ, અડદ, તુવેર, ચણા, તલ, એરંડી, શેરડી, કઢોળ, ચોખા, મસાલા તેજના અને બીજી ઉત્પન્ન રાઈ (રાયડો) મેથી, ઢોરોનો ચારો, ગુવાર, પશુપાલનની પેદાશ, ઢોર ઘેટાં, બકરાં અને મરઘાંના ખરીદ તથા વેચાણનું નિયમન કરવા ધાર્યું છે.

તેથી હવે ગુજરાત ખેત ઉત્પન્ન બજાર અધિનિયમ, ૧૯૬૩ (સન ૧૯૬૪ના ગુજરાત અધિનિયમ ૨૦માં) ની કલમ -૫રને કલમ-૫ સાથે વાંચતાં મળેલ સત્તાની રૂએ, ગુજરાત સરકાર આથી સદરહુ બજાર વિસ્તારને ઘઉં, બાજરી, જુવાર, મગફળી (ફાલેલી અને ફોલ્યાવગરની) કપાસ (લાહેલા અને લોઢ્યા વગરનો) ડાંગર, મકાઈ, જવ, કોદરા, બંટી, મગ, અડદ, તુવેર, ચણા, તલ, એરંડી, શેરડી, કઢોળ, ચોખા, મસાલા, તેજના અને બીજી ઉત્પન્ન રાઈ (રાયડો) મેથી, ઢોરોનો ચારો, ગુવાર, પશુપાલનની પેદાશ, ઢોર, ઘેટાં, બકરાં અને મરઘાંના ખરીદ તથા વેચાણનું નિયમન કરવા માટે ગુજરાત ખેત ઉત્પન્ન બજાર અધિનિયમ, ૧૯૬૩ના હેતુઓ માટે સાબરકાંઠા જિલ્લાના ભિલોડા તાલુકામાં સમાવિષ્ટ વિસ્તારનાં બનેલા બજાર વિસ્તારમાં અને વિજયનગર તાલુકામાં સમાવિષ્ટ વિસ્તારમાં બનેલા બજાર વિસ્તારમાં વિભાજન કરવાનો પોતાનો ઈરાદો જાહેર કરે છે.

આ જાહેરનામું રાજ્યપત્રમાં પ્રસિધ્ધ થયાની તારીખથી એક મહિનાની મુદતની અંદર ગુજરાત સરકારના સચિવશ્રી (સહકાર) કૃષિ અને સહકાર વિભાગ, નવા સચિવાલય, ગાંધીનગરને જે કંઈ સૂચનો મળશે તેના ઉપર સરકાર વિચારણા કરશે.

ગુજરાતના રાજ્યપાલશ્રીના હુકમથી અને તેમના નામે,
ડે. બી. મક્વાણા,
સરકારના સંયુક્ત સચિવ.



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PART IV-B

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URBAN DEVELOPMENT AND URBAN HOUSING DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 15th September, 1997.

THE GUJARAT TOWN PLANNING AND URBAN DEVELOPMENT ACT, 1976.

No. GH/V/112 of 1997/DVP-2496-622-L.-WHEREAS the Government of Gujarat was of the opinion that it was necessary in the public interest to make variation in the final development plan of Gondal (District Rajkot) sanctioned under Government Notification Urban Development and Urban Housing Department No. GH/V/117 of 1988/DVP 2486-1847(88)-L Dated the 23rd May, 1988 (hereinafter referred to as "the said development plan");

AND WHEREAS the variation proposed to be made in the said development plan was published as required by sub section (I) of section 19 of the Gujarat Town Planning and Urban Development Act, 1976 (President's Act No. 27 of 1976) (hereinafter referred to as "the said Act") in the Gujarat Government Gazette Part IV-B, dated 24th April, 1997 on page No. 92-2 under Government Notification Urban Development and Urban Housing Department No. GH/V/53 of 1997/DVP-2496-622-L dated the 24th April, 1997 alongwith a notice calling upon any person to submit suggestions or objections if any with respect to the proposed variation to the Principal Secretary to the Government of Gujarat, Urban Development and Urban Housing Department, Sachivalaya, Gandhinagar in writing within a period of two months from the date of publication of the said variation.

AND WHEREAS the Government of Gujarat has consulted the Gondal Area Development Authority (Gondal-Municipality);

NOW THEREFORE, in exercise of the powers conferred by section 19 of the Gujarat Town Planning and Urban Development Act, 1976 (President's Act No. 27 of 1976) the Government of Gujarat hereby :-

- (a) sanctions the said variation to be made in the said development plan, as set out in Schedule appended hereto, and
- (b) specifies that the variation so set out shall come into force from the 15th October, 1997.

SCHEDULE

Variation to the final Development Plan of Gondal (District Rajkot) sanctioned by the Government Notification Urban Development and Urban Housing Department No. GH/V/117 of 1988/DVP/2486 1847-(88)-I dated 23rd May, 1988.

The land known as "Kailas baug" on the Northern side of Jail bearing City Survey No. 28/parki of sheet No. 125 of Gondal reserved for Garden in sanctioned final Revised Development Plan of Gondal shown marked as A-B-C-D-E-F-G-H-I-A on the accompanying plan shall be deleted and the land thus released shall be designated as "Residential Zone" under Section 12(2)(a) of Gujarat Town Planning and Urban Development Act, 1976.

By order and in the name of the Governor of Gujarat,

J. H. TAMAKUWALA,
Officer on Special Duty and Joint Secretary to
Government.



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PART IV-B

**Rules and Orders (other than those published in Parts I, I-A and I-L) made
by the Government of Gujarat under the Gujarat Act.**

INDUSTRIES AND MINES DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 12th September, 1997.

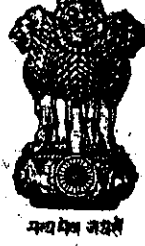
No. GJ/96/66/GFC/1072/3248/P :—The Government have issued notification dated 15th July, 1997 No. GU/96/41/GFC/10723248/P effecting censure of Shri Jorubha Chauhan, Chairman, Gujarat State Financial Corporation for the period of three years. In pursuance of the proviso of Section 15(2) of State Financial Act, 1951, the aforesaid notification need to be revived.

Corringandum

In pursuance of the Section 15(2) of State Financial Corporation Act, 1951, the tenure of the posting of Shri Jorubha Chauhan as Chairman, Gujarat State Financial Corporation is hereby revived for the period of two years from the date of his appointment.

By order and in the name of the Governor of Gujarat,

A. M. PARMAR,
Under Secretary to Government.



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PART IV-B

Rules and Orders (other than those published in Parts I, I-A and I-L) made
by the Government of Gujarat under the Gujarat Acts.

શહેરી વિકાસ અને શહેરી ગૃહનિર્માણ વિભાગ,

અધિસૂચના

સચિવાલય, ગાંધીનગર, ૧૫મી સપ્ટેમ્બર, ૧૯૯૭.

ક્રમાંક : જીએચવી/૧૯૯૭નો ૧૧૧/ટીપીવી/૧૦૯૬/૧૦૫૫/૧ : ગુજરાત નગર રચના અને શહેરી વિકાસ અધિનિયમ, ૧૯૭૬ (સને ૧૯૭૬નો રાષ્ટ્રપતિનો અધિનિયમ--૨૭ જોનો આમાં હવે પછી "ઉદ્દત અધિનિયમ" તરીકે ઉલ્લેખ કરેલ છે) ની કલમ--૫૦ની પેટા-કલમ ૧ અન્વયે પ્રાપ્ત થતી સત્તાની રૂએ શહેરી વિકાસ અને શહેરી ગૃહનિર્માણ વિભાગના તારીખ ૬મી સપ્ટેમ્બર, ૧૯૯૬ના જાહેરનામા ક્રમાંક : જીએચવી/૧૯૯૬નો ૧૪૬/ટીપીવી/૧૦૯૬/૧૦૫૫/૧ થી મુસદ્દા રૂપ નગર રચના યોજના નં. ૧૮ (ધાટલોડીયા--ચાંદ-લોડીયા--સોલા) ને અંતિમ કરવા માટે નીમવામાં આવેલ નગર રચના અધિકારી, નગર રચના યોજના, નરોડાને બદલે હવે નાયબ નગર નિયોજક અને નગર રચના અધિકારી, નગર રચના યોજના, ચૌડા એકમને નગર આયોજન અધિકારી તરીકે નિમણૂક આપવામાં આવે છે.

ગુજરાતના સભ્યપાલશ્રીના હુકમથી અને તેમના નામે,

એલ. ડી. પટેલ,
સરકારના ઉપ-સચિવ.



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PART—IV-B

Rules and Orders (other than those published in Parts I, I-A and I-L) made by the Government of Gujarat under the Gujarat Act.

URBAN DEVELOPMENT AND URBAN HOUSING DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 16th September, 1997.

GUJARAT TOWN PLANNING AND URBAN DEVELOPMENT ACT, 1976.

No. GH/V/113 of 1997/ADA-1096-494-K :—In exercise of the powers conferred by sub-section (1) and (2) of Section--3 of the Gujarat Town Planning and Urban Development Act, 1976 (President's Act No. 27 of 1976) the Government of Gujarat hereby :—

(i) declares the area within the jurisdiction of the local authority specified in Column 3 of the Schedule annexed hereto be a development area.

(ii) defines the area within the jurisdiction of the local authority specified in Column--3 of the said schedule to be the limits of such development area.

SCHEDULE

Sr. No.	Name of the District.	Name of the Local Authority.
1	2	3
1.	Surendranagar	Dudhrej Municipal Borough, declared under Govt. Notification Urban Development and Urban Housing Deptt. No. KV-72-1994-NPL-4593-3504-M dated the 14th April, 1994.

By order and in the name of the Government of Gujarat,

K. K. ASRANI,
Joint Secretary to Government.



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PART IV—B

Rules and Orders (other than those published in Parts I, I-A and I-L) made by the Government of Gujarat under the Gujarat Acts.

URBAN DEVELOPMENT AND URBAN HOUSING DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 16th September, 1997.

GUJARAT TOWN PLANNING AND URBAN DEVELOPMENT ACT, 1976.

No. : GH/V/114 of 1997/ADA-1096-494-K.—In exercise of the powers conferred by sub-section (3) of section-3 of the Gujarat Town Planning and Urban Development Act 1976 (President's Act No. 27 of 1976) the Government of Gujarat hereby :—

(i) amalgamates the development area declared under Government Notification Panchayats Housing and Urban Development Department No. GHB/20/UDA/1177/646/(2)/Q/2 dated the 30th January 1978 at Sr. No. 45 of the Schedule and the development area declared under Government Notification Urban Development and Urban Housing Department No. GH/V/113 of 1997/ADA/1096/494/K dated 16-9-1997.

(ii) declares that the Surendranagar Area Development Authority designated for the areas specified at Sr. No. 45 in the Schedule to the Government Notification, Panchayats Housing and Urban Development Department No. GHB/20/UDA/1177/646/(2)/Q-2 dated 30th January, 1978 (hereinafter referred to as "the existing development area") shall be renamed as Surendranagar--Dudhrej Area Development Authority for the purposes of Gujarat Town Planning and Urban Development Act 1976 and the same shall be the authority for the one development area formed under this Notification by amalgamation of the areas specified in the schedule to the Government Notification Urban Development and Urban Housing Department No. GH/V/113 of 1997/ADA/1096/494/K dated 16th September 1997 with the existing development area.

By order and in the name of the Governor of Gujarat

K. K. ASRANI,

Joint Secretary to the Govt. of Gujarat
Urban Development and Urban Housing Deptt.



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Rules and Orders (other than those published in Parts I, I-A and I-L) made by the Government of Gujarat under the Gujarat Acts.

URBAN DEVELOPMENT AND URBAN HOUSING DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 16th September, 1997.

THE GUJARAT TOWN PLANNING AND URBAN DEVELOPMENT ACT, 1976.

No. GH/V/115 of 1997/DVP-2291-M-486-L.-WHEREAS the Government of Gujarat was of the opinion that it was necessary in the public interest to make a variation in the Revised final development plan for the Development Area of the Modasa Area Development Authority sanctioned under Government Notification No. GH/V/169 of 1990-DVP-2288-2476-(90)-L dated the 29th August, 1990 (hereinafter referred to as "the said revised development plan");

AND, WHEREAS, the variation proposed to be made in the said revised development plan was published as required by sub-section (1) of Section 19 of the Gujarat Town Planning and Urban Development Act, 1976 (President's Act No. 27 of 1976) (hereinafter referred to as "the said Act") in the Gujarat Government Extra Ordinary Gazette Part-IV-B dated the 24th April, 1997 on pages Nos. 92-1 and 92-2 under Government Notification Urban Development and Urban Housing Department No. GH-V/52 of 1997/DVP-2291-M-486-L dated the 24th April, 1997 alongwith a notice calling upon any person to submit suggestion or objections, if any, with respect to the proposed variation to the Principal Secretary to the Government of Gujarat, Urban Development and Urban Housing Department, Sachivalaya, Gandhinagar, in writing, within a period of two months from the date of publication of the said variation;

AND, WHEREAS, the Government of Gujarat has not received any suggestions and objections in respect of this proposed variation;

NOW, THEREFORE, in exercise of the powers conferred by Section 19 of the Gujarat Town Planning and Urban Development Act 1976 (Presidents Act No. 27 of 1976) the Government of Gujarat hereby: -

(a) sanctions the said variation to be made in the said revised development plan, as set out in Schedule appended hereto and;

(b) specifies that the variation so set out shall come into force the 16th September, 1997.

SCHEDULE

Variation in the Revised Final Development Plan of Modasa sanctioned by Government Notification No. GH/V/169 of 1990/DVP-2288-2476-(90)-L dated 29th August, 1990.

The land bearing R.S.No. 486/P of Town Modasa as shown marked "ABCDEA" on the accompanying plan reserved for "N.C." in the sanctioned Revised Final Development Plan of Modasa, shall be deleted from the said reservation and the land thus released shall be designated for "residential zone" under Section 12(2)(a) of the Gujarat Town Planning and Urban Development Act 1976.

By order and in the name of the Governor of Gujarat

J. H. TAMAKUWALA,

Officer on Special Duty and Joint Secretary to
the Government of Gujarat.

Urban Development and Urban Housing Department.



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PART IV-B

Rules and Orders (other than those published in Parts I, I-A and I-B) made by the Government of Gujarat under the Gujarat Acts.

AGRICULTURE AND COOPERATION DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 12th September, 1997.

No. GHKH/48/97/SMB/1096/M.73-CH:—In exercise of the powers conferred by section 161 of the Gujarat Cooperative Societies Act, 1961 (Gujarat X of 1962) the Government of Gujarat hereby cancels the Government Notification No. CSB-1478-B No. 4429-C dated the 13th October 1978 with immediate effect.

By order and in the name of the Governor of Gujarat,

VIDHYUT PANDYA,
Section Officer,
Agriculture and Cooperation Department.



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PART IV-B

Rules and Orders (other than those published in Parts I, I-A and I-L) made by the Government of Gujarat under the Gujarat Acts.

શ્રામ અને રોજગાર વિભાગ

જાહેરનામું

સચિવાલય, ગાંધીનગર, તારીખ ૧૧મી સપ્ટેમ્બર, ૧૯૯૭.

ક્રમાંક જી.એચ.યુ.-૯૭-૨૨૪-કકબ-૧૦૮૦-૭૨૭-મ(૪).—શ્રામ અને રોજગાર વિભાગ હસ્તક આવેલ ગુજરાત કામદાર કલ્યાણ બોર્ડના સભ્યશ્રીઓની નિમણૂકનો પ્રશ્ન કેટલાક સમયથી આ વિભાગની વિચારણા હેઠળ હતો, તેથી પુખ્ત વિચારણાને અંતે મુંબઈ મજૂર કલ્યાણ ફંડ અધિનિયમ, ૧૯૫૩-(સને ૧૯૫૩)ના ૪૦માં અધિનિયમની કલમ-૪ થી મળેલ સત્તાની રૂએ ગુજરાત સરકારે આથી ગુજરાત કામદાર કલ્યાણ બોર્ડના સભ્યશ્રીઓ તરીકે નીચે દર્શાવેલ ૧૪ (ચૌદ) મહાનુભાવોની નિયુક્તિ કરે છે ;—

(ક) માલિકના પ્રતિનિધિશ્રીઓ :—

- (૧) શ્રી હરેશભાઈ બી. સરૈયા,
ધી સુરત વણકર સહકારી સંઘ લી., રીંગ રોડ, સુરત.
- (૨) શ્રી અનુભાઈ લલીતચંદ્ર પટેલ,
પ્રમુખ, સેન્ટ્રલ ગુજરાત ચેમ્બર ઓફ કોમર્સ, વડોદરા.
- (૩) શ્રી એન. વી. રંગનાથન,
(પ્રિન્સી. સેક્રેટરી, અમદાવાદ ટેક્સટાઈલ મિલ્સ એસોસીએશન, અમદાવાદ.
- (૪) શ્રી અનંતભાઈ શેઠ (લાલભાઈ ગ્રુપ)
અશોક મિલ્સ, નરોડા રોડ, અમદાવાદ.

(ખ) કામદારના પ્રતિનિધિશ્રીઓ :—

- (૧) શ્રી મણિભાઈ એ. સોલંકી,
નવસર્જન પાર્ક, દાણીલીમડા, અમદાવાદ-૨૮.
- (૨) શ્રી ગોવિંદભાઈ જી. કારિયા,
જનરલ સેક્રેટરી, ઈફ્ફો વર્ક્સ, યુનિયન કંડલા (કચ્છ).
- (૩) શ્રી રવિકાન્ત મોહનલાલ સોલંકી,
ગામ-સાંચલ, તા. જિ. મહેસાણા, સરનામું : ૨૫, કૃષ્ણનગર સોસાયટી, બહેરામપુરા, અમદાવાદ-૨૮.
- (૪) શ્રી ભારતસિંહ છનુભા ચુડાસમા,
જનરલ સેક્રેટરી, સૌરાષ્ટ્ર કેમિકલ કામદાર સંઘ, પોરબંદર.

(ગ) સ્વતંત્ર સભ્યશ્રીઓ :—

- (૧) શ્રી ગિરીશચંદ્ર કે. પરમાર,
શ્રી માનનીય શ્રમ મંત્રીશ્રી (રાજ્ય કક્ષા) ગુજરાત સરકાર.
- (૨) શ્રી ધનભાઈ આર. મકવાણા,
મંત્રીશ્રી, ગ્રાહક સુરક્ષા કેન્દ્ર, ગણપતનગર સોસાયટી, ન્યુ સિવિલ પાસે, શાહીબાગ, અમદાવાદ.
- (૩) શ્રી ઉસ્માનગની દેવડીવાલા,
માન. ધારાસભ્યશ્રી, અમદાવાદ.

- (૪) કુ. શાન્તાબેન ચાવડા,
માનનીય ધારાસભ્યશ્રી, 'પ્રિયદર્શન' ભગવતીનગર, પંચવટી કોમ્યુનીટી હોલ પાસે, રાજકોટ.

(ઘ) મહિલા પ્રતિનિધિશ્રીઓ :—

- (૧) શ્રીમતી ધર્મિષ્ઠાબેન, એ. વાઘેલા,
બ. નં. ૨૨૫, સમ્રાટનગર વિભાગ-૧, ધર્મિષ્ઠા કોર્નર, રેવાભાઈ એસ્ટેટ રોડ, સી.ટી.એમ., અમદાવાદ-૨૬.
- (૨) શ્રીમતી કોકીલાબેન આર. જાતિલા,
એમ-૧૮/૨૦૮, મયુર વિલા સંઘ, મિત્રા ફ્લેટ, હિમ્મતલાલ પાર્ક પાસે, વસ્ત્રાપુર, અમદાવાદ.

ઉપરોક્ત સભ્યશ્રીઓના સભ્યપદની મુદત આ જાહેરનામાની તારીખથી ત્રણ વર્ષની રહેશે.

૩. આ નિમણૂક નાગરિક હક્ક સંરક્ષણ અધિનિયમ-૧૯૫૫ હેઠળ કસુરવાર ન હોવાની શરતે અને દારુની પરમીટ નહીં ધરાવતા હોવાની શરતે આપેલ હોવાની ગણાશે.

ગુજરાતના રાજ્યપાલશ્રીના હુકમથી અને તેમના નામે,

ધીરેન્દ્ર ભટ્ટ,
સેક્શન અધિકારી.

સરકારી મધ્યસ્થ પ્રેસ, ગાંધીનગર.



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PART IV-B

Rules and Orders (other than those published in Parts I, I-A and I-L) made
by the Government of Gujarat under the Gujarat Acts.

REVENUE DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 23rd September, 1997.

BOMBAY LAND REVENUE (GUJARAT SECOND AMENDMENT) ACT, 1995.

No. GHM/97/75/M-KDP/1097/68/(KP Cell)/L : In exercise of the powers conferred by sub-section (2) of the Section 1 of the Bombay Land Revenue (Gujarat Second Amendment) Act, 1995 (Guj. 9 of 1995), the Government of Gujarat hereby appoints 23rd September, 1997 as the date on which the remaining provisions of the said Act shall come into force.

By order and in the name of the Governor of

SANJAY PRASAD,
Deputy Secretary to Government.

મહેસૂલ વિભાગ

જાહેરનામું

સચિવાલય, ગાંધીનગર, ૨૩મી સપ્ટેમ્બર, ૧૯૯૭.

મુંબઈ જમીન મહેસૂલ (ગુજરાત દ્વિતીય સુધારા) અધિનિયમ, ૧૯૮૫.

ક્રમાંક : જીએચએમ-૯૭-૭૫-એમ-૫૬૫-૧૦૯૭-૬૮-(ખે.પો.સેલ)-લ.-મુંબઈ જમીન મહેસૂલ (ગુજરાત દ્વિતીય સુધારા), અધિનિયમ-૧૯૮૫, (સન ૧૯૮૫ના ગુજરાતના ૮મા) ની કલમ-૧ ની પેટા કલમ-(૨) થી મળેલી સત્તાની રૂએ, ગુજરાત સરકાર, આથી સદરકુ અધિનિયમની બાકીની જોગવાઈઓ તા. ૨૩મી સપ્ટેમ્બર, ૧૯૯૭ થી અમલમાં મૂકવાનું ઠરાવે છે.

ગુજરાતના રાજ્યપાલશ્રીના હુકમથી અને તેમના નામે,

સંજય પ્રસાદ,
સરકારના નાયબ સચિવ.

REVENUE DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 23rd September, 1997.

BOMBAY LAND REVENUE CODE, 1879.

No. GHM/97/76/M-KDP/1097/68/(KP Cell)/L : In exercise of the powers conferred by sub-section (1) of the Section 135 LL of the Bombay Land Revenue Code, 1879 (Bom. V of 1879) the Government of Gujarat hereby applies Chapter X B of the said Act to the Dang Taluka of the Dang District from the 23rd September, 1997.

By order and in the name of the Governor of Gujarat,

SANJAY PRASAD,
Deputy Secretary to Government.

મહેસૂલ વિભાગ

જાહેરનામું

સચિવાલય, ગાંધીનગર, ૨૩મી સપ્ટેમ્બર, ૧૯૯૭.

મુંબઈ જમીન મહેસૂલ અધિનિયમ, ૧૮૭૯.

ક્રમાંક : જીએચએમ-૯૭-૭૬-એમ-ખડપ-૧૦૯૭-૬૮-(ખે.પો.સેલ)-લ.-મુંબઈ જમીન મહેસૂલ અધિનિયમ-૧૮૭૯, (સન ૧૮૭૯ના મુંબઈના પમા)ની કલમ-૧૩૫-ઢઢ ની પેટા કલમ-(૧) થી મળેલ સત્તાની રુએ, ગુજરાત સરકાર, આથી તા.૨૩મી સપ્ટેમ્બર, ૧૯૯૭થી ડાંગ જિલ્લાના ડાંગ તાલુકામાં પ્રકરણ-૧૦.ખ લાગુ પાડવાનું નક્કી કરે છે.

ગુજરાતના રાજ્યપાલશ્રીના હુકમથી અને તેમના નામે,

સંજય પ્રસાદ,
સરકારના નાયબ સચિવ.



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PART—IV-B

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REVENUE DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 20th September, 1997.

GUJARAT REVENUE TRIBUNAL RULES, 1982.

No. GHM/97/74/M/GRT/1096/487/J.—In exercise of the powers conferred by Rule-3 of the Gujarat Revenue Tribunal Rules, 1982 and all other powers enabling it in that behalf, the Government of Gujarat hereby appoints following three persons as the members of the Gujarat Revenue Tribunal for a period of one year with effect from the date they take over charge.

Sr.No.	Name of the person.
(1)	Smt. Kokilaben R. Trivedi.
(2)	Shri V. B. Desai.
(3)	Shri Hareshbhai Chimanlal Patel.

By order and in the name of the Governor of Gujarat.

D. J. PARMAR,
Deputy Secretary to Government.

મહેસૂલ વિભાગ

અહેરનામું

સચિવાલય, ગાંધીનગર, ૨૦મી સપ્ટેમ્બર, ૧૯૯૭.

ગુજરાત મહેસૂલ પંચ નિયમો, ૧૯૮૨.

ક્રમાંક : ધમ/૯૭/૭૪/મ/ગમન/૧૦૮૬/૪૮૭/૭. - સને ૧૯૮૨ના ગુજરાત મહેસૂલ ટ્રીબ્યુનલ નિયમોના નિયમ ૩થી આપાયેલ સત્તાની ક્રમે અને આ અંગે અધિકૃત કરતી બધી સત્તાની ક્રમે ગુજરાત સરકાર આથી નીચે જણાવેલ ત્રણ વ્યક્તિઓને તેઓ જે તારીખથી સીધે સંભાલે તે તારીખથી એક વર્ષ માટે ગુજરાત મહેસૂલ પંચના સભ્યો તરીકે નિમણૂક કરે છે.

અ.નં. વ્યક્તિનું નામ.

૧. શ્રીમતી કોકીલાબેન આર. ત્રિવેદી

૨. શ્રી વી. બી. દેસાઈ

૩. શ્રી હરેશભાઈ ચી. પટેલ

ગુજરાતના રાજ્યપાલશ્રીના હુકમથી અને તેમના નામે,

ડી. જી. પરમાર
સરકારના નાયબ સચિવ

સરકારી મપ્પર પ્રેસ, ગાંધીનગર



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PART IV-B

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LEGISLATIVE AND PARLIAMENTARY AFFAIRS DEPARTMENT

Order

Sachivalaya, Gandhinagar, 18th September, 1997.

GUJARAT LEGISLATIVE ASSEMBLY (LEADER OF THE OPPOSITION) SALARY AND ALLOWANCES RULES, 1979.

No. GH/L&PAD/78/97-A/204.—In pursuance of sub-rule (3A) of rule 12 of the Gujarat Legislative Assembly (Leader of the Opposition) Salary and Allowances Rules, 1979, the Government of Gujarat hereby amends the Government Order, Legal Department No. GH/LD/38/126/1986/22357/B(PA) dated the 1st December, 1986 as follows, namely :—

In the said order,—

- (1) the words “purchase of newspapers” shall be deleted;
- (2) the following paragraphs shall be added at the end, namely:—

“the Government of Gujarat hereby also determines rupees two thousand per year upto which an expenditure for the purchase of magazines by the Office of the Leader of the Opposition, may be incurred. The Personal Secretary or Personal Assistant, as the case may be, to the Leader of the Opposition shall furnish a certificate after verifying the register every month to the effect that the total expenditure incurred for the purchase of magazines does not exceed rupees two thousand per year.

There shall not be any limit for the expenditure to be incurred by the Office of the Leader of the Opposition for the purchase of newspapers.”

Kum. H. K. JHAVERI,
Secretary to Government.



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PART IV-B

Rules and Orders (other than those published in Parts I, I-A and I-L) made by the Government of Gujarat under the Gujarat Act.

AGRICULTURE AND COOPERATION DEPARTMENT

Order

Sachivalaya, Gandhinagar, 18th September, 1997.

No. GHKH/46/97/APM/1297/2135/G(55).—Whereas by Government Notification in Agriculture, Cooperation and Rural Development Department No. GHKH-9-97-APM-1194-1076-G(26) dated the 31st January, 1997 (hereinafter referred to as the said notification) issued under section 52 read with section 5 of the Gujarat Agricultural Produce Markets Act, 1963 (Gujarat Act No. XX of 1964) (hereinafter referred to as "the said Act"), the Government of Gujarat declared its intention to divide the market area of the agricultural Produce Market Committee (APMC) Unjha comprising of Unjha and Unava of Mehsana District into two separate market areas.

AND whereas in exercise of the powers conferred under section 54 of the said Act, the Government vide Agriculture and Cooperation Department Order No. GHKH-10-97-APM-1994-1076-(26)-G dated 31st January, 1997 had constituted to two separate market areas comprising (1) APMC Unjha and (2) APMC Unava.

AND whereas it was under consideration of the Government to transfer the fund and other property, debts & liabilities of undivided Agricultural Produce Market Committee of Unjha as per the balance sheet as on 30th September, 1996 under section 55(1) of said Act.

Therefore in exercise of the powers conferred by section 55(1) of the said Act, the Government of Gujarat hereby declares that 80% part of fund and other property, debts and liabilities of undivided APMC of Unjha as per the balance sheet as on 30th September, 1996 be entrusted to APMC Unjha and remaining 20% fund and other property, debt and liabilities be transferred to APMC, Unava as listed in the Annexure attached.

ANNEXURE

The Statement showing the distribution of Assets & Liabilities of Agricultural Produce Market Committee Unjha and Unava as per the balance sheet as on 30th September, 1996.

(Rs. in lakhs)

No.	Name of Account	100%			80%			20%		
		Dissolved market Committee, Unjha			New Agricultural Produce Market Committee, Unjha			New Agricultural Produce Market Committee, Unava		
1	2	3	4	5	6	7	8	9	10	11
		Cash fund market fund.	Debts and liabilities deposit.	Property	Cash fund market fund.	Debts and liabilities deposits.	Properties	Cash fund market fund.	Debts and liabilities deposits.	Properties.
1.	Permanent fund	148774616.45	119019693.00	29754923.00
	Deposits Unava	24217650.00	19374120.00	4843530.00
	Deposits-Unjha	7631373.00	6105098.00	1526275.00
	Depreciation fund	9051604.65	7241284.00	1819321.00
	Gratuity fund	1841969.60	1473576.00	368394.00
	Staff P.F. fund.	3825715.47	3060572.00	765143.00
2.	Investments	..	102874150.35	82299320.00	20574830.00	..
3.	Properties-Unjha	29390276.47	23512220.00	5878055.00
4.	Accessories	1588200.00	1270560.00	317640.00
5.	Properties-Unava.	55017708.27	44014166.00	11003542.00
6.	Stocks.	217655.30	174124.00	43531.00
7.	Furniture & Dead stock	901415.09	721133.00	180283.00
8.	Other adv. & deposits	..	5353524.85	4232820.00	1070705.00	..
	Total..	195342929.00	108227675.00	87115254.00	156274343.00	865582140.00	69692203.00	39069536.00	21645535.00	17423051.00

By order and in the name of the Governor of Gujarat.

C. B. MAKWANA,
Section Officer.



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PART IV-B

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HOME DEPARTMENT (Special)

Notification

Sachivalaya, Gandhinagar, 25th September, 1997.

GUJARAT PREVENTION OF ANTISOCIAL ACTIVITIES ACT, 1985.

No. GG/97/134/SB.III/PAS/NSA/1097/1920.-In exercise of the powers conferred by Section 10 of the Gujarat Prevention of Anti-social Activities Act, 1985, the Government of Gujarat hereby:-

constitutes, for the period from 1st October, 1997 to 30th September, 1998, an Advisory Board for the purpose of the said Act consisting of the following members namely:—

- (i) Hon'ble Mr. Justice (Retd.) A. P. Ravani
- (ii) Hon'ble Mr. Justice (Retd.) J. U. Mehta.
- (iii) Hon'ble Mr. Justice (Retd.) N. B. Patel.

and appoints Hon'ble Mr. Justice (Retd.) A. P. Ravani to be the Chairman of the said Board.

By order and in the name of the Governor of Gujarat,

RAJ GOPAL,
Deputy Secretary to Government.



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PART IV—B

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by the Government of Gujarat under the Gujarat Act.

PANCHAYATS, RURAL HOUSING AND RURAL DEVELOPMENT DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 22nd September, 1997.

GUJARAT RURAL HOUSING BOARD ACT, 1972.

No. GH/KP/87 of 1997/RHB-1097/1431-V.—In pursuance of the provision contained in sub-section (1) of Section 5 read with sub-section (1) of Section 8 of the Gujarat Rural Housing Board Act, 1972 (Guj. 22 of 1972), the Government of Gujarat hereby appoints the persons specified in the Schedule annexed hereto, to be the Members of the Gujarat Rural Housing Board until further orders.

THE SCHEDULE

Members :

- (1) Shri Naginbhai Ratilal Rohit, Mohanpura, Khambhat, District Kheda.
- (2) Shri Nirmalsinh Sardarsinh Rathod, At Khambha, District Amreli.
- (3) Shri Firoz Hatimali Sadicot at Kalavad (Shitala), District Jamnagar.
- (4) Shri Ranjitbhai Hirabhai Tailor at Dediypada, District Bharuch.
- (5) Shri Zavarabhai Kharadi at Santrampur, District Panchmahals.
- (6) Shri Vasudevabhai Ganeshji Purohit at Deesa, District Banaskantha.
- (7) Shri Rajendrasinh Dhirsinh Chavda at Bhada, Taluka Kamrej, District Surat.
- (8) Deputy Secretary to Government (Housing), Panchayats, Rural Housing and Rural Development Department, Sachivalaya, Gandhinagar.
- (9) Financial Advisor, Panchayats, Rural Housing and Rural Development Department, Sachivalaya, Gandhinagar.
- (10) Housing Commissioner, Gujarat Rural Housing Board, Sector-16, Gandhinagar.

By order and in the name of the Governor of Gujarat,

K. D. RATHOD,
Deputy Secretary to Government.

(C)



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PART IV-B

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NARMADA, WATER RESOURCES AND WATER SUPPLY DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 22nd September, 1997.

No. GN-4/WSB/1093/CM/26(97)/KH.—In exercise of the powers conferred by Clause (f) of Sub-section (1) of Section 4 of the Gujarat Water Supply and Sewerage Board Act, 1978 (Gujarat Act No. XVIII of 1979) the Government of Gujarat hereby appoints the following as Members of the Gujarat Water Supply and Sewerage Board;

1. Sushri Manjulaben, P. Joshi.
President Dist. Panchayat, Jamnagar.
Kailashnagar Rajkot Road.
At & Post Kalavad.
District Jamnagar.
2. Shri Pethaji Savaji Khod.
Sarpanchsri, At & Post Palasva.
Taluka Rapar
District Kutch.
3. Shri Sharadbhai L. Dave.
Chairman Infrastructure Committee,
Surendranagar Nagarpalika,
Surendranagar.

By order and in the name of the Governor of Gujarat,

R. T. VAGHELA
Under Secretary to Government.

NARMADA, WATER RESOURCES AND WATER SUPPLY DEPARTMENT**Notification**

Sachivalaya, Gandhinagar, 22nd September, 1997.

No. GN/5/WSB-1093-CM-26-(97)-KH.-In exercise of the powers conferred by Clause (g) of Sub-Section (I) of Chapter II of the Gujarat Water Supply and Sewerage Board Act, 1978 (Gujarat Act No. XVIII of 1979) the Government of Gujarat hereby appoints the following as Members of the Gujarat Water Supply and Sewerage Board, Gandhinagar with the date of issue of this notification.

1. Shri Ajay Pandya,
115/1149, Nirmaal Park, Maruti Dham, GIDC, Makarpura, Vadodara.
2. Shri Pravinbhai P. Tank,
Opp. Vaibhav Hotel, Gajanan Battery Service, ST Road,
Junagadh.
3. Shri Bhurabhai Jetabhai Katara,
At and Post Himla, Taluka Santrampur,
District : Panchmahal.
4. Shri P. C. Barot,
Vitthal Park Society, Mehsana.

By order and in the name of the Governor of Gujarat,

R. T. VAGHELA
Under Secretary to Government

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INDUSTRIES AND MINES DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 29th September, 1997.

Gujarat Industrial Development Act, 1962.

No.GHU-97 (73) GID/1094/423 G. 1 :- In exercise of the powers conferred under Clause (g) of section 2 of the Gujarat Industrial Development Act, 1962 (Guj. XXIII of 1962), the Government of Gujarat hereby declares the area specified in Schedule-I, the description of boundaries whereof is given in Schedule-II annexed hereto to be the "Vasana (Borsad) Industrial Area."

Vasana (Borsad) Industrial Area**SCHEDULE - I****Survey No. declared as Industrial Area**

Name of Village, Taluka, District	Survey No.	Block No.	Area in H.RA.Sq.mtrs.
1	2	3	4
Vasana, Borsad, Kheda	606/1P	1261/1	0.01.89
		1261/2	0.13.15
	606/2/P	1262/1	0.15.04
			0.00.87
			0.11.13
			0.12.00
	607/3/P	1260.00	0.05.92
	613/1/P	1253/1	0.22.56
	613/2	1034	0.31.36
	614/A	1035	0.62.73
	614/A		0.01.04
	614/B	1036	0.00.98
	615	1035	0.23.27
	616/1	1033	1.27.48
	616/2		1.02.18
	617/1	1028	0.31.36
	617/2	1029	0.09.11
	617/3	1030	0.06.07
	617/4	1031	0.10.12
	617/5	1032	0.07.08
	618/1	1025	0.32.37
	618/2	1026	0.33.39
	619/1	1022	0.16.19
	619/2	1023	0.16.19
	619/3	1024	0.31.36
	620/1+2+3	1027	1.04.21
	621	1028	0.53.62
	622/1	1015	0.74.87
	622/2	1014	0.77.90
	623/1/1/2/	1013	0.71.83
	628		0.51.60
	629	1016	0.49.57
	630		0.43.50
	631	1017	0.41.48
	632/1		0.16.19
	632/2	1021	0.17.20
	632/3		0.28.33
	632/4	1020	0.08.09
	632/5		0.06.07
	632/6		0.14.16
	633	1019	0.87.01
	634	1018	0.89.03
	635/P	1037/1	0.69.81
		1037	0.02.02
			0.71.83
	636	1035	0.22.26

624/1-2-3	976/2	1.68.93
627/1	978	0.82.96
627/2	977	0.03.04
627/3	1011	0.87.79
627/4	1012	0.59.69
Total Industrial Area		19.08.96

SCHEDULE - II**Description of boundaries of Vasana (Borsad) Industrial Area****Northern Boundary :**

Starting from the North-West corner of Block No. 978 and runs along the Northern boundary of block No. 978 & 977 upto North-East corner of Block No. 977 then turns and runs along the Western boundary of Block No. 976/2 upto North West corner of B. No. 976/2 then turns and runs along the Northern boundary of B. No. 976/2 and ends at the South East corner of B. No. 976/2.

Eastern Boundary :

Starting from the North-East corner of Block No. 976/2 and runs along the Eastern boundary of block No. 986/2, 1013, 1014, 1028, 1029, 1031, 1032, 1033 and 1262/1 and ends at the South East corner of B. No. 1262/1.

Southern Boundary :

Starting from the South-East corner of Block No. 1262/1 and runs along the southern boundary of block No. 1262/1, 1261/1, 1260/2, 1034, 1253/1 and 1037/1 and ends at the South-West corner of B. No. 1037/1.

Western Boundary :

Starting from the South-West corner of Block No. 1037/1 and runs along the Western boundary of block No. 1037/1, 1018, 1017, 1016, 1012, 1011 and 976 and ends at the North-East corner of B. No. 978.

By order and in the name of Governor of Gujarat,

A. M. JOSHIYARA,
Under Secretary to Government,
Industries & Mines Department



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PART—IV-B

**Rules and Orders (other than those published in Parts I, I-A and I-L) made
by the Government of Gujarat under the Gujarat Acts.**

FINANCE DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 29th September, 1997.

BOMBAY SALES OF MOTOR SPIRIT TAXATION ACT, 1958.

No. (GHN-28)MSA-1097(S.35) (47) TH.—WHEREAS the Government of Gujarat considers it necessary so to do in the public interest;

NOW, THEREFORE, in exercise of the powers conferred by clause (b) of sub-section (1) of section 35 of the Bombay Sales of Motor Spirit Taxation Act, 1958 (BOM. LXVI of 1958), the Government of Gujarat hereby amends the Government Notification Finance Department, No. (GHN-65) MSA/1081 (S.35)-TH dated the 7th October, 1981 as follows, namely—

In the schedule appended to the said notification, in the entry at serial No. 2, in column 2, after item (13) the following item shall be added, namely—

“(14) Zarpara Matsay-Udhyog Seva S. M. Ltd., Zarpara, Taluka Mundra (Kutch)”.

By order and in the name of the Governor of Gujarat,

R. R. PAKAI,
Under Secretary to Government.

236-1

IV-B-Ex.—236-1

GOVERNMENT CENTRAL PRESS, GANDHINAGAR

(C)



सत्यमेव जयते

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PART IV-B

Rules and Orders (other than those published in Parts I, I-A and I-L) made
by the Government of Gujarat under the Gujarat Act.

URBAN DEVELOPMENT AND URBAN HOUSING DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 29th September, 1997.

THE GUJARAT HOUSING BOARD ACT, 1961.

No. GH/V/117 of 1997/HBA/1997/CMR-06/TH.-In exercise of the powers conferred by sub-section (1) of section-5 read with section 8 of the Gujarat Housing Board Act, 1961 (GUJ.XXVIII of 1961) Government of Gujarat hereby appoints Mehta Sunitaben K of 17 Shrimali Society, Navrangpura, Ahmedabad as member of the Gujarat Housing Board from the date she takes over the charge till 7th September, 1998.

By order and in the name of the Governor of Gujarat,

SANGEETA SINGH,
Deputy Secretary to Government.

237-1

IV-B EX.-237-1

GOVERNMENT CENTRAL PRESS, GANDHINAGAR



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PART IV-B

Rules and Orders (other than those published in Parts I, I-A and I-L) made by the Government of Gujarat under the Gujarat Act.

REVENUE DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 24th September, 1997.

BOMBAY LAND REVENUE CODE, 1879.

No. GHM/97/80/M/PFR/1097/L.—In exercise of the powers conferred by Section 7 of the Bombay Land Revenue Code, 1879 and in supersession of all previous notification so far as they relate to the constitution of Kheda District, the Government of Gujarat, with effect from 2nd October, 1997 (thereafter referred to as the said date) hereby—

(a) divide the area comprised immediately before the said date in Kheda District so as to form into two new Districts namely :—

- (1) Kheda District with headquarter at Nadiad.
- (2) Anand District with headquarter at Anand.

(b) further directs that (1) Kheda District shall consist of the following talukas as constituted immediately before the said date, namely :—

Name of Taluka :

- | | |
|--------------|----------------|
| 1. Kapadvanj | 2. Matar |
| 3. Mehmabad | 4. Nadiad |
| 5. Thasara | 6. Balashinor. |

(c) Anand District shall consist of the following talukas as constituted immediately before the said date namely :—

Name of Taluka :

- | | |
|-----------|------------|
| 1. Borsad | 2. Khambat |
| 3. Petlad | 4. Anand. |

By order and in the name of the Governor of Gujarat,

K. C. KAPOOR,
Secretary to Government.

REVENUE DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 24th September, 1997.

BOMBAY LAND REVENUE CODE, 1879.

No. GHM/97/81/M/PFR/1097/L :—In exercise of the powers conferred by Section 7 of the Bombay Land Revenue Code, 1879 and in supersession of all previous notifications so far as they relate to the constitution of Baroda and Bharuch Districts, the Government of Gujarat, with effect from 2nd October, 1997 (hereafter referred to "as the said date") hereby :—

(a) divide the area comprised immediately before the said date in Baroda and Bharuch districts so as to form into three new Districts namely :—

- (1) Baroda District with headquarter at Baroda.
- (2) Bharuch District with headquarter at Bharuch.
- (3) Narmada District with headquarter at Rajpipla.

(b) further direct that Baroda district shall consist of the following talukas as constituted immediately before the said date, namely :—

Name of Taluka :

- | | |
|----------------|-----------------|
| 1. Baroda | 2. Karjan |
| 3. Padra | 4. Savli |
| 5. Dabhoi | 6. Shinor |
| 7. Vaghodia | 8. Chota-Udepur |
| 9. Jetpur-Pavi | 10. Sankheda |
| 11. Nasvadi | |

(c) Bharuch District shall consist of the following talukas as constituted immediately before the said date, namely :—

Name of Talukas

- | | |
|---------------|------------|
| 1. Amod | 2. Bharuch |
| 3. Jambusar | 4. Vaghara |
| 5. Ankleshwar | 6. Hansot |
| 7. Zagadia | 8. Valia. |

(d) Narmada District shall consist of the following talukas as constituted immediately before the said date, namely :—

Name of taluka :

- | | |
|--------------|---------------|
| 1. Nandod | 2. Sagbara |
| 3. Dediapada | 4. Tilakwada. |

By order and in the name of the Governor of Gujarat,

K. C. KAPOOR,
Secretary to Government.

REVENUE DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 24th September, 1997.

BOMBAY LAND REVENUE CODE, 1879.

No. GHM-97-82-M-PFR-1097-L :—In exercise of the powers conferred by section 7 of the Bombay Land revenue Code, 1879 and in supersession of all previous notifications so far as they relate to the constitution of Junagadh, Amreli and Bhavnagar Districts, the Government of Gujarat, with effect from 2nd October, 1997 (hereafter referred to "as the said date") hereby :

(a) divide the area comprised immediately before the said date in Junagadh, Amreli and Bhavnagar districts so as to form into four new Districts namely :—

- (1) Junagadh District with headquarter at Junagadh.
- (2) Amreli district with headquarter at Amreli.
- (3) Bhavnagar district with headquarter at Bhavnagar.
- (4) Porbandar district with headquarter at Porbandar.

(b) further directs that Junagadh district shall consist of the following talukas as constituted immediately before the said date, namely :—

Name of Taluka :

- | | |
|--------------|--------------|
| 1. Bhesan | 2. Junagadh |
| 3. Mendarada | 4. Vanthali |
| 5. Visavadar | 6. Manavadar |
| 7. Mangrol | 8. Keshod |
| 9. Malia | 10. Talala |
| 11. Una | 12. Veraval |
| 13. Kodinar. | |

(c) Amreli district shall consist of the following talukas as constituted immediately before the said date, namely :—

Name of Taluka

- | | | |
|------------------|------------|-----------|
| 1. Babra | 2. Amreli | 3. Lathi |
| 4. Liliya | 5. Vadia | 6. Dhari |
| 7. Jafarabad | 8. Khambha | 9. Rajula |
| 10. Savarkundla. | | |

(d) Porbandar district shall consist of the following talukas as constituted immediately before the said date namely :—

Name of Taluka :

- | | | |
|-------------|--------------|-------------|
| 1. Kutiyana | 2. Porbandar | 3. Ranavav. |
|-------------|--------------|-------------|

(e) Bhavnagar district shall consist of the following talukas as constituted immediately before the said date namely :—

Name of Taluka :

- | | | |
|---------------|--------------|---------------|
| 1. Ghogha | 2. Bhavnagar | 3. Shihor |
| 4. Valabhipur | 5. Mahuva | 6. Talaja |
| 7. Botad | 8. Gadhada | 9. Gariyadhar |
| 10. Palitana | 11. Umrata. | |

By order and in the name of the Governor of Gujarat,

K. C. KAPOOR,
Secretary to Government.

REVENUE DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 24th September, 1997.

BOMBAY LAND REVENUE CODE, 1879.

No. GHM/97/83/M/PFR/1097/L :- In exercise of the powers conferred by section 7 of the Bombay Land Revenue Code, 1879 and in supersession of all previous notifications so far as they relate to the constitution of Valsad District, the Government of Gujarat, with effect from 02-10-1997 (thereafter referred to as the said date) hereby :-

(a) divide the area comprised immediately before the said date in Valsad District so as to form into two new Districts namely:-

1. Navsari District with headquarter at Navsari.

2. Valsad District with headquarter at Valsad.

(b) further directs that (1) Navsari District shall consist of the following talukas as constituted immediately before the said date, namely :-

Name of Taluka :

- | | |
|--------------|-------------|
| 1. Navsari. | 2. Gandevi. |
| 3. Chikhali. | 4. Vansda. |

(c) Valsad District shall consist of the following talukas as constituted immediately before the said date, namely :-

Name of Taluka :

- | | |
|---------------|-------------|
| 1. Valsad. | 2. Pardi. |
| 3. Dharampur. | 4. Umargam. |

By order and in the name of the Governor of Gujarat.

K. C. KAPOOR,
Secretary to the Government.

REVENUE DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 24th September, 1997.

BOMBAY LAND REVENUE CODE, 1879.

No. GHM-97-84-M-PFR-1097-L :- In exercise of the powers conferred by section 7 of the Bombay Land Revenue Code, 1879 and in supersession of all previous notifications so far as they relate to the constitution of Mehsana and Banaskantha districts, the Government of Gujarat, with effect from 02-10-1997 (hereafter referred to as the said date) hereby :-

(a) Divide the area comprised immediately before the said date in Mehsana and Banaskantha districts so as to form into three new districts namely :-

1) Mehsana district with headquarter at Mehsana.

2) Patan district with headquarter at Patan.

3) Banaskantha district with headquarter at Palanpur.

(b) further direct that Mehsana district shall consist of the following talukas as constituted immediately before the said date, namely :—

Name of Taluka :

- | | |
|--------------|-------------|
| 1. Mehsana. | 2. Kadi. |
| 3. Kalol. | 4. Vijapur. |
| 5. Visnagar. | 6. Kheralu. |

(c) Patan district shall consist of the following talukas as constituted immediately before the said date namely :—

Name of Taluka :

- | | |
|---------------|---------------|
| 1. Chanasma. | 2. Harij. |
| 3. Patan. | 4. Sami. |
| 5. Sidhapur. | 6. Santalpur. |
| 7. Radhanpur. | |

(d) Banaskantha district shall consist of the following talukas as constituted immediately before the said date namely :—

Name of Taluka :

- | | |
|--------------|--------------|
| 1. Danta. | 2. Deesa. |
| 3. Dhanera. | 4. Palanpur. |
| 5. Vadgam. | 6. Diodar. |
| 7. Kankarej. | 8. Tharad. |
| 9. Vav. | |

By order and in the name of the Governor of Gujarat.

K. C. KAPOOR,
Secretary to Government.

REVENUE DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 24th September, 1997.

BOMBAY LAND REVENUE CODE, 1879.

No. GHM-97-85-M-PFR-1097-L :—In exercise of the powers conferred by section 7 of the Bombay Land Revenue Code, 1879 and in supersession of all previous notifications so far as they relate to the constitution of Panchmahals district, the Government of Gujarat, with effect from 02-10-1997 (there after referred to as the said date) hereby :—

a) divide the area comprised immediately before the said date in Panchmahals district so as to form into two new districts namely :—

1. Godhra district with headquarter at Godhra.

2. Dahod district with headquarter at Dahod.

b) further direct that (1) Godhra district shall consist of the following talukas as constituted immediately before the said date, namely :—

Name of Taluka :

- | | |
|--------------|----------------|
| 1. Godhra. | 2. Halol. |
| 3. Kalol. | 4. Jambughoda. |
| 5. Lunawada. | 6. Shahera. |

(c) Dahod district shall consist of the following talukas as constituted immediately before the said date namely :—

Name of Taluka :

- | | |
|-------------------|----------------|
| 1. Devgagh-baria. | 4. Limkheda. |
| 2. Dahod. | 5. Santrampur. |
| 3. Zalod. | |

By order and in the name of the Governor of Gujarat,

K. C. KAPOOR,
Secretary to Government.

REVENUE DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 24th September, 1997.

No. GHM-97-86-M-PFR-1097-L :— In exercise of the powers conferred by section 7 of the Bombay Land Revenue Code, 1879 and in supersession of all previous notifications so far as they relate to the constituted of Ahmedabad and Gandhinagar District, the Government of Gujarat, with effect from 2-10-1997 (hereafter referred to 'as the said date') hereby :—

(a) divide the area comprised immediately before the said date in Ahmedabad District so as to form into two new Districts (with amalgamation of Dehgam Taluka with Gandhinagar District) namely :—

- 1) Ahmedabad District with headquarter at Ahmedabad.
- 2) Gandhinagar District with headquarter at Gandhinagar.

(b) further direct that Ahmedabad district shall consist of the following talukas as constituted immediately before the said date, namely :—

Name of Taluka :

- | | |
|-------------------|--------------|
| 1. Viramgam | 2. Daskroi |
| 3. Ahmedabad City | 4. Dhandhuka |
| 5. Dholka | 6. Sanand |

(c) Gandhinagar District shall consist of the following Talukas as constituted immediately before the said date, namely :—

Name of Taluka :

1. Gandhinagar.
2. Dehgam.

By order and in the name of the Governor of Gujarat.

K. C. KAPOOR,
Secretary to Government.



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PART IV-B

Rules and Orders (other than those published in Parts I, I-A and I-L) made by the Government of Gujarat under the Gujarat Acts.

REVENUE DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 27th September, 1997.

BOMBAY LAND REVENUE CODE, 1879.

No. GHM/97/91/M/PFR/1097/L.-In exercise of the powers conferred by section 7 of the Bombay Land Revenue Code 1879 and in partial modification of the G.N. R.D. No. GHM-97-85-M-PFR-1097-L, dated the 24th September, 1997 so far as they relate to the constitution of PANCHMAHALS District, the Government of Gujarat, with effect from 2nd October, 1997 (hereafter referred to as the said date) hereby:—

(a) divide the area comprised immediately before the said date in Panchmahals district so as to form into two new districts namely:—

- (1) Panchmahal district with headquarter at Godhra.
- (2) Dahod district with headquarter at Dahod.

(b) further direct that (1) the Panchmahal district shall consist of the following talukas as constituted immediately before the said date, namely:—

NAME OF TALUKA

- | | |
|------------|----------------|
| 1. Godhra. | 4. Jambughoda. |
| 2. Halol. | 5. Lunawada. |
| 3. Kalol. | 6. Shahera. |

(c) Dahod district shall consist of the following talukas as constituted immediately before the said date namely:—

NAME OF TALUKA

- | | |
|------------------|----------------|
| 1. Devgad-baria. | 4. Limikheda. |
| 2. Dahod. | 5. Santrampur. |
| 3. Zalod. | |

By order and in the name of the Governor of Gujarat,

K. C. KAPOOR,
Secretary to Government.



सत्यमेव जयते

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PART IV-B

Rules and Orders (other than those published in Parts I, I-A and I-L) made by the Government of Gujarat under the Gujarat Act.

FINANCE DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 10th October, 1997.

BOMBAY SALES OF MOTOR SPIRIT TAXATION ACT, 1958.

No. (GHN-29)-MSA-1097-(S.35)(48)-TH :—WHEREAS the Government of Gujarat considers it necessary so to do in the public interest;

NOW, THEREFORE, in exercise of the powers conferred by clause (b) of sub-section (1) of section 35 of the Bombay Sales of Motor Spirit Taxation Act, 1958 (Bom. LXVI of 1958), the Government of Gujarat hereby amends the Government Notification, No. (GHN-65)-MSA-1081/(S.35)-TH, dated the 7th October, 1981 as follows, namely :—

“In the said notification,

(1) in the Schedule, in the entry at serial number 3, in column 4, in condition (1), after the words “for use by him”, the words “as raw material and not as processing material or consumable store or fuel for power generation or for any other purpose” shall be inserted;

(2) for form 2 appended to the said notification, the following Form shall be substituted, namely:—

FORM-2

Declaration by a dealer purchasing high speed diesel oil for use as raw material in the manufacture of goods taxable under the Gujarat Sales Tax Act, 1969 (Guj. 1 of 1970).

(See Government Notification, Finance Department No. (GHN-19)-MSA-1086/(S.35)(9)-TH, dated the 27th March, 1986 read with Notification No. (GHN-29)-MSA-1097-(S.35)(48)-TH dated 1st October, 1997 issued under section 35 of the Bombay Sales of Motor Spirit Taxation Act, 1958).

I _____ of Messrs _____
 Address _____ do. certify that I/the said _____
 _____ (Firm/Company etc) am/is a registered dealer holding certificate of registration
 No. _____ dated _____ under the
 Gujarat Sales Tax Act, 1969 and also a certificate granted by the Commissioner of Sales Tax for the
 purpose of granting exemption under entry 3 of the Schedule appended to the Government Notification
 Finance Department No. (GHN-65)-MSA-1081-(S.35)-TH dated the 7th October, 1981, as amended from
 time to time in this behalf bearing No. _____ dated _____
 and that high speed diesel oil specified in bill/invoice/cash memo No. _____
 dated _____ of M/s. _____
 will be used by me/the said _____ (Firm/Company etc) as raw material in the
 manufacture of _____ which are taxable goods under the Gujarat Sales Tax
 Act, 1969, for sale by me/the said _____ (Firm/Company etc.) and such
 sales shall not take place outside the State of Gujarat.

2. I further certify that high speed diesel oil specified in the above mentioned bill/invoice/cash memo
 will be used as raw material and not as processing material, consumable store or fuel or any other
 purpose.

3. I further certify that the aforesaid certificates were in force on the date of aforesaid purchase of the
 high speed diesel oil.

Place :

Signature :

Date :

Status :

By order and in the name of the Governor of Gujarat,

M. N. JOSHI,

Joint Secretary to Government.



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PART IV-B

Rules and Orders (other than those published in Parts I, I-A and I-L) made
by the Government of Gujarat under the Gujarat Acts.

કૃષિ અને સહકાર વિભાગ

બુકમ

સચિવાલય, ગાંધીનગર, ૧૮મી સપ્ટેમ્બર, ૧૯૮૭.

ક્રમાંક : જીએચકેએચ/૪૬/૮૭/એપીએમ/૧૨૮૭-૨૧૩૫/ગ. - ગુજરાત ખેત ઉત્પન્ન બજાર અધિનિયમ, ૧૯૬૩ (સને ૧૯૬૭ ના ગુજરાત અધિનિયમ નં. ૨૦) (જનો હવે પછી "સદરહુ અધિનિયમ" તરીકે ઉલ્લેખ કર્યો છે. તે)ની કલમ-૫૪ અન્વયે મળેલ સત્તાની રૂએ તથા કલમ-૫૧ની રૂએ કૃષિ સહકાર અને ગ્રામ વિકાસ વિભાગના તા. ૩૧-૧-૮૭ના જાહેરનામા ક્રમાંક : જીએચકેએચ/૮૬/૮૭/એપીએમ/૧૧૮૪/૧૦૭૬/ગ(૨૬)માં જણાવેલી ચીજ વસ્તુઓના ખરીદ વેચાણ સંબંધમાં સદરહુ અધિનિયમના હેતુ માટે ખેતીવાડી ઉત્પન્ન બજાર સમિતિ, ઉંઝા, જિ. મહેસાણાના ઉંઝાના બજાર વિસ્તારને બે જુદા જુદા બજાર વિસ્તારોમાં એટલે કે મહેસાણા જિલ્લાના ઉંઝાના બનેલા બજાર વિસ્તાર અને ઉનાવાના બનેલા બજાર વિસ્તાર માટે વિભાજીત કરવા આદેશ કરવામાં આવેલ છે. તથા સદરહુ અધિનિયમની કલમ-૫૪ અન્વયે મળેલ સત્તાની રૂએ કૃષિ, સહકાર અને ગ્રામ વિકાસ વિભાગના તા. ૩૧-૧-૮૭ના બુકમ ક્રમાંક : જીએચકેએચ-૧૦-૮૭-એપીએમ-૧૧૮૪-૧૦૭૬-ગ(૨૬) થી સદરહુ બંને બજાર વિસ્તારો માટે બે અલગ અલગ બજાર સમિતિ (૧) ખેત ઉત્પન્ન બજાર સમિતિ, ઉંઝા અને (૨) ખેત ઉત્પન્ન બજાર સમિતિ ઉનાવાની રચના કરવામાં આવી છે.

આથી, હવે સદરહુ અધિનિયમની કલમ-૫૫(૧) હેઠળ મળેલ સત્તાની રૂએ અવિભાજીત ખેતીવાડી ઉત્પન્ન બજાર સમિતિ, ઉંઝા તા. ૩૦-૮-૮૬ના રોજ પાક સરવૈયાની સ્થિતિએ ફંડ મિલકત તથા દેવા અને જવાબદારીઓનો ભાગ ખેતીવાડી ઉત્પન્ન બજાર સમિતિ, ઉંઝા અને ખેતીવાડી ઉત્પન્ન બજાર સમિતિ ઉનાવા વચ્ચે વિહીત કરવાની બાબત સરકારની વિચારણામાં હતી. પુખ્ત વિચારણાને અંતે ગુજરાત સરકાર સદરહુ અધિનિયમની કલમ-૫૫(૧) હેઠળ મળેલ સત્તાની રૂએ આ સથે જોડેલ પશ્ચિમ પટ્ટામાં જણાવ્યા મુજબ અવિભાજીત ખેતીવાડી ઉત્પન્ન બજાર સમિતિ, ઉંઝાના તા. ૩૦-૮-૮૬ના પાક સરવૈયાની સ્થિતિએ મિલકત-ફંડ-દેવા અને જવાબદારીઓનો ૮૦ ટકાનો ભાગ વિભાજીત ખેત ઉત્પન્ન બજાર સમિતિ, ઉંઝાને વિહીત કરવાને અને નવી રચાયેલ ખેતીવાડી ઉત્પન્ન બજાર સમિતિ ઉનાવાને ૨૦ ટકા મિલકત ફંડ અને દેવા, જવાબદારીઓનો ભાગ તબદીલ કરવા રાશી આદેશો કરે છે.

પરિશિષ્ટ પત્રક

ખેતીવાડી ઉત્પન્ન બજાર સમિતિ ઉઝા તથા ખેત ઉત્પન્ન બ. સ. ઉનાવાને મળનાર મિલકત ફંડ અને દેવા જવાબદારીઓની વહેંચણીની વિગત દર્શાવતું પત્રક તા. ૩૦-૯-૯૬ના પાક સરવૈયાની સ્થિતિએ (રૂ. લાખમાં)

અ.નં.	ખાતાનું નામ	વિસર્જન થયેલ બજાર સમિતિ ઉઝાના		
		નાણાં ફંડ	માર્કેટ ફંડ	દેવા અને જવાબદારીઓ
૧	૨	૩	૪	૫
(૧)	કાયમી ફંડ	૧૪,૮૭,૭૪,૬૧૬.૪૫
	અનામત અને ડીપોઝીટ ઉનાવા	૨,૪૨,૧૭,૬૫૦.૦૦
	અનામત અને ઉઝા ઘસારા ફંડ ગ્રેન્યુઈટી ફંડ	૭૬,૩૧,૩૭૩.૦૦
	સ્ટોક પ્રો. ફંડ	૮૦,૫૧,૬૦૪.૬૫
		૧૮,૪૧,૮૬૮.૬૦
		૩૮,૨૫,૭૧૫.૪૭
(૨)	ચેકબુક	...	૧૦,૨૮,૭૪,૧૫૦.૩૫	...
(૩)	મિલકતો (ઉઝા)	૨,૮૩,૮૦,૨૭૫.૪૭
(૪)	સાધનો	૧૫,૮૮,૨૦૦.૦૦
(૫)	મિલકતો (ઉનાવા)	૫,૫૦,૧૭,૭૦૮.૨૭
(૬)	માલ સામાન	૨,૧૭,૬૫૫.૩૦
(૭)	ફર્નિચર "ડેડ સ્ટોક/વાયબ્રેરી	૮,૦૧,૪૧૫.૦૮
(૮)	અન્ય એડવાન્સ અને ડીપોઝીટ	...	૫૩,૫૩,૫૨૪.૮૫	...
કુલ :		૧૮,૫૩,૪૨,૮૨૮.૦૦	૧૦,૮૨,૨૭,૬૭૫.૦૦	૮૭,૧૧,૫૨,૫૪૫.૦૦

અ.નં.	ખાતાનું નામ	બજાર સમિતિ ઉઝાના ૮૦ ટકા પ્રમાણે		
		નાણાં ફંડ	માર્કેટ ફંડ	દેવા અને જવાબદારીઓ
૧	૨	૩	૪	૫
(૧)	કાયમી ફંડ	૧૧,૮૦,૧૮,૬૮૩.૦૦
	અનામત અને ડીપોઝીટ ઉનાવા	૧,૮૩,૭૪,૧૨૦.૦૦
	અનામત અને ઉઝા	૬૧,૦૫,૦૮૮.૦૦
	ઘસારા ફંડ	૭૨,૪૧,૨૮૪.૦૦
	ગ્રેન્યુઈટી ફંડ	૧૪,૭૩,૫૭૬.૦૦
	સ્ટોક પ્રો. ફંડ	૩૦,૬૦,૫૭૨.૦૦
(૨)	ચેકબુક	...	૮,૨૨,૮૮,૩૨૦.૦૦	...
(૩)	મિલકતો (ઉઝા)	૨,૩૫,૧૨,૨૨૦.૦૦
(૪)	સાધનો	૧૨,૭૦,૫૬૦.૦૦
(૫)	મિલકતો (ઉનાવા)	૪,૪૦,૧૪,૧૬૬.૮૦
(૬)	માલ સામાન	૧,૭૪,૧૨૪.૦૦
(૭)	ફર્નિચર "ડેડ સ્ટોક/વાયબ્રેરી	૭,૨૧,૧૩૩.૦૦
(૮)	અન્ય એડવાન્સ અને ડીપોઝીટ	...	૪૨,૮૨૦.૮૨	...
કુલ :		૧૫,૬૨,૭૪,૩૪૩.૦૦	૮,૬૫,૮૨,૧૪૦.૦૦	૬,૮૬,૮૨,૨૦૩.૦૦

પરિશિષ્ટ પત્રક

(રૂ. લાખમાં)

અ.નં.	ખાતાનું નામ	બજાર સમિતિ ઉનાવાના ૨૦ ટકા પ્રમાણે		
		નાણાં ફંડ માર્કેટ ફંડ	દેવા અને જવાબદારીઓ ડીપોઝીટ	મિલકતો
૧	૨	૯	૧૦	૧૧
(૧)	કચમી ફંડ	૨,૯૭,૫૪,૯૨૩.૦૦
	અનામત અને ડીપોઝીટ ઉનાવા	૪૮,૪૩,૫૩૦.૦૦
	અનામત અને 'ઉંચ'	૧૫,૨૬,૨૭૫.૦૦
	ધસારા ફંડ	૧૮,૧૦,૩૨૧.૦૦
	ગ્રેન્યુઈટી ફંડ	૩,૬૮,૩૯૪.૦૦
	સ્ટોક પ્રો. ફંડ	૭,૬૫,૧૪૩.૦૦
(૨)	રોકાણો	...	૨,૦૫,૭૪,૮૩૦.૦૦	...
(૩)	મિલકતો (ઉંચ)	૫૮,૭૮,૦૫૫.૦૦
(૪)	સાધનો	૩,૧૭,૬૪૦.૦૦
(૫)	મિલકતો (ઉનાવા)	૧,૧૦,૦૩,૫૪૨.૦૦
(૬)	માલ સામાન	૪૩,૫૩૧.૦૦
(૭)	ફર્નિચર ડેડ સ્ટોક/બાયબ્રેરી	૧,૮૦,૨૮૩.૦૦
(૮)	અન્ય એડવાન્સ અને ડીપોઝીટ	...	૧૦,૭૦,૭૦૫.૦૦	...
	કુલ :	૭,૯૦,૬૮,૫૮૬.૦૦	૨,૧૬,૪૫,૫૩૫.૦૦	૧,૭૪,૨૩,૦૫૧.૦૦

ગુજરાતના રાજ્યપાલશ્રીના હુકમથી અને તેમના નામે,

સી. બી. મકવાણા,
સેક્શન અધિકારી,
ફૂધ અને સહકાર વિભાગ.



सत्यमेव जयते

The Gujarat Government Gazette EXTRAORDINARY

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FRIDAY, OCTOBER 3, 1997/ASVINA 11, 1919

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PART IV-B

Rules and Orders (other than those published in Parts I, I-A and I-L) made
by the Government of Gujarat under the Gujarat Acts.

REVENUE DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 25th September 1997.

BOMBAY LAND REVENUE CODE, 1879.

No : GHM/97/77/M/ADJ/2197/244/J-1.—The following draft of a Notification which is proposed to be issued under sub-section (2) of Section 73-AA and sub-section (2) of Section 214 of the Bombay Land Revenue Code, 1879 (Bom. V of 1879), is published as required by sub-section (3) of Section 214 of the said Code for the information of all persons likely to be affected thereby and notice is hereby given that the said draft will be taken into consideration by the Government of Gujarat on or after the expiry of thirty days from the date of its publication in the *Official Gazette*.

2. Any objection or suggestion which may be received by the Additional Chief Secretary to the Government of Gujarat, Revenue Department, Sachivalaya, Gandhinagar from any person with respect to the said draft before the expiry of the aforesaid period will be considered by the Government.

DRAFT NOTIFICATION

No : GHM-97-77-M-ADJ-2197-244-J.1.—In exercise of the powers conferred by sub-section (2) of Section 73-AA and sub-section (2) of Section 214 of the Bombay Land Revenue Code, 1879 (Bom. V of 1879), the Government of Gujarat hereby makes the following Rules, further to amend the Gujarat Land Revenue Rules, 1972, namely :—

1. These rules may be called the Gujarat Land Revenue (1st Amendment) Rules, 1997.
2. In the Gujarat Land Revenue Rules, 1972, in rule 57-L, in sub-rule (3), the words "And only after obtaining, except for land required for industrial undertaking, the previous approval of the State Government", shall be deleted.

By order and in the name of the Governor of Gujarat,

D. J. PARMAR,
Deputy Secretary to Government.

IV-B-Ex.-242-1

242-1

GOVERNMENT CENTRAL PRESS, GANDHINAGAR



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PART IV-B

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by the Government of Gujarat under the Gujarat Acts.

INDUSTRIES AND MINES DEPARTMENT

Notification

Sachivalaya , Gandhinagar,

Dated the 3rd October, 1997.

GUJARAT MUNICIPALITIES ACT, 1963.

No. GHU-97 (76) - GID - 1097 - 2677 - G1 :- WHEREAS the draft of the Vithal Udyognagar Notified Area (Additional) Consolidated Tax Rules, 1997 was published as required by sub-section (3) of section 277 of the Gujarat Municipalities Act, 1963 (Guj. 34 of 1964) at pages 190 - 1 to 190 - 6 of the Gujarat Government Gazette, Extraordinary, Part IV B, dated the 6th August 1997, under Government Notification, Industries and Mines Department, No. GHU-97 (54) - GID - 1097 - 2677 - G1 dated the 6th August, 1997 for inviting objections and suggestions from all persons likely to be affected thereby within thirty days from the date of publication of the said notification in the Official Gazette ;

AND WHEREAS , no objections or suggestions have been received by the Collector of Kheda District, Kheda in respect of the said draft notification;

NOW, THEREFORE, in exercise of the powers conferred by section 264 B read with section 277 of the Gujarat Municipalities Act, 1963 (Guj. 34 of 1964), the Government of Gujarat hereby makes the following rules, namely :-

NOTIFICATION

1. **Short Title** :- These rules may be called the Vithal Udyognagar Notified Area (Additional) Consolidated Tax Rules, 1997.

2. **Definitions** :- In these rules unless the context otherwise requires -

(a) 'the Act' means the Gujarat Municipalities Act, 1963;

(b) 'building' means a building as defined in clause (2) of section 2 of the Act;

(c) 'building used for residential purpose' means any building or set of buildings within the same enclosure used by one and the same occupier as a human dwelling or as a place for the custody of property including animals, not intended for sale in the ordinary course or trade;

(d) 'building used for business purpose' means any building or set of buildings within the same enclosure used by one and the same occupier for preparing or manufacturing any kinds of goods and services or for trade or for transport business or for any purpose other than residential.

(e) 'Corporation' means Gujarat Industrial Development Corporation constituted under Gujarat Industrial Development Act, 1962;

(f) 'consolidated Tax' means the tax imposed in the Notified Area under these rules;

(g) 'Land' means the land as defined in clause (11) of section 2 of the Act;

(h) 'Notified Area Officer' means an officer of the Corporation appointed for the purpose of assessment and recovery of tax under section 16 of the Gujarat Industrial Development Act, 1962;

(i) 'Notified Area' means an area declared as such under section 16 of the Gujarat Industrial Development Act, 1962;

(j) 'Occupier' means an allottee of the Corporation as a licensee, a lessee and owner of property by virtue of conveyance deed as the case may be, or a person in possession of property by virtue of rent, lease or as a caretaker, trustee or otherwise or other owners of property situated within the Notified Area for the time being receiving the rent of any land or building whether on his own account or as an agent or trustee for any other person or for any other society or for any religious or charitable purpose or who would so receive the rent if such land or building were let to a tenant.

Explanation:- lessee, person in possession of property by virtue of conveyance deed, rent lease shall have the same meaning as defined in the disposal of Property Regulations, 1967 of the Corporation or Disposal of Land Regulations, 1968 of the Corporation or Rent Regulations, 1971 as the case may be;

(k) 'owner' means an owner as defined in clause (18) of section 2 of the Act;

(l) 'year' means a financial year.

3. Rate of Consolidated Tax :- A consolidated tax on all buildings and lands situated within the limits of Notified Area shall be levied at the rates specified in the Annexure -A in lieu of the following taxes:-

- (a) Tax on buildings or lands.
- (b) General Sanitary cess.
- (c) Lighting tax

4. EXEMPTION.- (1) The following shall be exempted from the consolidated tax:- (a) Buildings and land belonging to the Central or State Government, Panchayat, District School Board and Municipal School Buildings.

(b) All buildings and lands which are declared protected monuments within the meaning of Ancient Monuments and Preservation Act, 1904 or the Gujarat Ancient and Archaeological sites and Remains Act, 1965 and not yielding any revenue or rent.

(c) All buildings and lands or portions thereof used or occupied exclusively for public worship or for charitable and educational purposes and not yielding any revenue or rent.

(2) Any occupier engaged in the manufacture of goods and services shall be exempted from the payment of tax as follows :-

(i) For first year beginning from the date of allotment.

(ii) For second year to fifth year up to 50%.

(3) Any occupier, not being an allottee shall be entitled to exemption as stated above from the date of the year on which he becomes an owner of land or building or obtains land or building.

5. Assessment and liability of the consolidated Tax :- (a) The tax shall be assessed and recovered so far as applicable to, in accordance with the provisions of the Gujarat Municipalities Act, 1963.

(b) An occupier shall be primarily liable for payment of tax under these rules.

(c) The owner of the superstructure of the building shall primarily be liable for payment of tax under these rules.

(d) The tax shall be payable in advance in one installment on or before the first day of April in each year.

6. Remissions and Refund :- (a) Where any building or land remained vacant and has not been used throughout the year and the notice to that effect is given to the Notified Area Officer, the remission or refund to the extent of not more than one-half of the amount of tax shall be granted :

Provided that no remission or refund shall take effect for any period prior to the date of receipt of such notice.

(b) When any part of the building is demolished the remissions or refund may be granted to the extent of not more than one fourth of the amount of the tax.

7. Notice in writing to be given :- It shall be the duty of the owner of a building or land to give a notice in writing to the Notified Area Officer within one month, when-

- (a) a building is newly erected or constructed ;
- (b) a building, which has been already assessed, is either extended, rebuilt, reconstructed or additions and alterations are made thereto or improvement has been made so as to raise its capital value ;
- (c) a building or land which has already been assessed is divided ;
- (d) a building is wholly or in part demolished or destroyed or is otherwise become in such a state that it decrease its letting value.

Explanation .- The period of one month shall be counted from the date of completion or occupation whichever is earlier in case of (a), (b) and (c) and from the date of occurrence of event in case of (d) above.

8. Assessment on receipt of notice :- (1) When a notice in writing under rule 7 is received, the Notified Area Officer after making such inquiry as he deems necessary, shall cause the building to be assessed.

(2) After such assessment is made, the Notified Area Officer shall enter such valuation in a separate list and at the end of the year, such change made in the assessment shall be entered in the authenticated assessment list

9. Name of the owner in Assessment list, when the succession in dispute :- When there is any dispute about the succession of any person whose name is entered as owner of any property in the assessment list, the name of such of the claimants to succession as in the possession of the property by actual occupation or otherwise shall be entered as owner in the assessment list and the tax shall be recovered from him until on the settlement of the dispute or on the production of the order of competent Court or otherwise the other claimant satisfies the Notified Area Officer, that he is entitled to be entered as owner of the property either individually or jointly.

3. Transferor and Transferee to give notice in writing .- Whenever, the title of any person primarily liable for payment of the tax in respect of any building or land is transferred by an instrument in writing or otherwise, the transferor and the transferee shall within three months after the transfer is effected, give notice in writing to the Notified Area Officer, who after making such inquiries as he deems necessary, order that the name of the transferee shall be entered in the assessment list in place of the transferor. The transferee, thereafter, shall be liable for the payment of tax due for the whole year including arrears of tax, if any, in respect of the property transferred.

1. Heirs to give notice and their liability .- In the case of the death of the person primary liability for the payment of the tax, the person to whom the title of the property of the deceased has been transferred as heir or otherwise, shall give a notice of such transfer to the Notified Area Officer within three months from the date of the death of the deceased. The Notified Area Officer may after making such inquiry as he deems necessary, pass an order that the names of the heirs of the deceased may be entered in the assessment list and such heirs shall be liable for payment of tax due for the whole year including arrears of tax.

2. Decision to be final .- The decision of the Notified Area Officer relating to tax and other matters thereto shall be final.

ANNEXURE - A

(see rule 3)

Rates of Consolidated Tax for Vithal Udyognagar Notified Area (Additional).

1 name of Notified Area	2 Rate of Consolidated Tax
Vithal Udyognagar Notified Area (Additional) Taluka . Anand), District. Kheda).	(i) 12% on rateable value not exceeding Rs. 21,599 / - (for properties valued upto rupees three lacs). (ii) 12.5% on rateable value exceeding Rs. 21,599/-, but not exceeding Rs. 36,000 / - (for properties valued above rupees three lacs and up to rupees five lacs). (iii) 13.5 % on rateable value exceeding RS. 36,000 / - (properties valued above rupees five lacs).

By order and in the name of the Governor of Gujarat,

A. M. JOSHIYARA,
Under Secretary to Government.



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PART—IV-B

**Rules and Orders (other than those published in Parts I, I-A and I-L) made
by the Government of Gujarat under the Gujarat Act.**

LABOUR AND EMPLOYMENT DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 30th September, 1997.

BOMBAY SHOPS AND ESTABLISHMENT ACT, 1948 :

No. GHR-97-244-BSE-1090-(97)-2781-M(3):—In exercise of the powers conferred by Section 6 of the Bombay Shops and Establishments Act, 1948 (Bombay Act No. LXXIX of 1948), read with rule 4 of the Gujarat Shops and Establishments Rules, 1962, the Government of Gujarat hereby suspends on account of the Navratri and Diwali Festivals in relation to the classes of establishments specified in column (1) of the schedule below, the operation of the provisions of the said Act specified in Column (2) of the Schedule in all the area of the State of Gujarat for the period from 1st October, 1997 to 31st October, 1997 both days including subject to conditions respectively specified in column (3) of the said schedule.

SCHEDULE

Establishments	Provisions of the said Act	Conditions
1	2	3
I. Shops	Clause (a) of sub-section (1) of Section 11.	(1) No shop shall, on any day, be closed later than 11.00 P.M.

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1	2	3
2. Shops selling fire works.	Section 14 Section 16 Section 18	(2) If any employee is required to work in excess of the hours of work specified in Section 14 he shall be entitled in respect of over time work which shall be noted in the prescribed register of wages, to wages at the rates specified in Section 63(1).
3. Flour shops and flour mills.	—do—	(3) The spread over shall not exceed fourteen hours on one day.
4. Cloth Shops including tailoring Shops selling readymade garments and hosiary Shops.	Section 14 Section 16 Section 18	(4) Every employee shall on account of the loss of the weekly holiday to granted either (i) equal No. of holidays in exchange after the 31st October 1997 or (ii) wages for the work done on such holidays at the rate of wages specified for over-time work in Section 63(1).
5. Shops selling perfumes.	—do—	
I. All restaurants and eating houses.	Section 19 Section 20 Section 21 Section 24	(1) No restaurant or eating house shall, on any day be closed later than 12 midnight. (2) If an employee in any restaurant or eating house is required to work in excess of the limit of hours of work specified in Section 21, he shall be entitled in respect of over-time work, which shall be noted in the prescribed register of wages to wages at the rate prescribed in Section 63(2). (3) Every employee in any restaurant or eating house shall on account of loss of the prescribed weekly holidays be granted either (1) an equal number of holiday in exchange after the 31st October 1997 (ii) wages for the work done on such holidays at the rate of wages specified for over time work in Section 63(2).

This issues with the concurrence of Home Department dated 29th September, 1997 on this department's file No. BSE-1090-2781-M(3).

By order and in the name of the Governor of Gujarat,

V. D. NAIK,
Deputy Secretary to Govt. of Gujarat.



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PART IV-B

Rules and Orders (other than those published in Parts-I, I-A and I-L) made by the Government of Gujarat under the Gujarat Acts.

શહેરી વિકાસ અને શહેરી ગૃહનિર્માણ વિભાગ

અધિસૂચના

સચિવાલય, ગાંધીનગર ૩૦મી સપ્ટેમ્બર, ૧૯૯૭

ક્રમાંક : જાએચવી/૧૯૯૭/૧૧૮/ટીપીવી/૧૦૯૭/૧૮૧૦/૧.-ગુજરાત નગર રચના અને શહેરી વિકાસ અધિનિયમ, ૧૯૭૬ (સને ૧૯૭૬નો રાષ્ટ્રપતિનો અધિનિયમ-૨૭ જેનો આમાં હવે પછી "ઉક્ત અધિનિયમ" તરીકે ઉલ્લેખ કરેલ છે)ની કલમ-૫૦ ની પેટા કલમ-૧ અન્વયે પ્રાપ્ત થતી સત્તાની રૂએ શહેરી વિકાસ અને શહેરી ગૃહનિર્માણ વિભાગના તા. ૨૯મી જુલાઈ, ૧૯૯૭ના જાહેરનામા ક્રમાંક : જાએચવી/૧૯૯૭ નો ૯૫ ટીપીએસ/૧૨૯૬/૪૭૪/૧ થી મંજૂર કરેલ મુસદ્દાનુસાર નગર રચના યોજના, ભાયલી નં. ૧ ને અંતિમ કરવા માટે નાયબ નગર નિયોજક અને નગર રચના અધિકારી, નગર રચના યોજના, વુડા એકમ-૧ ની નગર આયોજન અધિકારી તરીકે નિમણૂક આપવામાં આવે છે.

ગુજરાતના રાજ્યપાલશ્રીના હુકમથી અને તેમના નામે,

એલ. ડી. પટેલ,
સરકારના ઉપસચિવ.

શહેરી વિકાસ અને શહેરી ગૃહનિર્માણ વિભાગ

અધિસૂચના

સચિવાલય, ગાંધીનગર, તારીખ ૩૦મી સપ્ટેમ્બર, ૧૯૯૭.

ક્રમાંક : જીએચવી/૧૯૯૭નો ૧૧૯ ટીપીવી/૧૦૯૭/૧૭૦૧/૧.—ગુજરાત નગર રચના અને શહેરી વિકાસ અધિનિયમ, ૧૯૭૬ (જેને ૧૯૭૬નો રાષ્ટ્રપતિનો અધિનિયમ-૨૭ નેનો આમાં હવે પછી “ઉક્ત અધિનિયમ” તરીકે ઉલ્લેખ કરેલ છે)ની કલમ-૫૦ની પેટા-કલમ ૧ અન્વયે પ્રાપ્ત થતી સરત્તાની રૂએ શહેરી વિકાસ અને શહેરી ગૃહનિર્માણ વિભાગના તા. ૧૧-૭-૯૭ના જાહેરનામા ક્રમાંક જીએચવી-૧૯૯૭નો ૮૬ ટીપીએસ-૧૧૯૬-૧૧૦૭-૧, થી મંજૂર કરેલ મુસદ્દા રૂપ નગર રચના યોજના નં. ૨૩ (સાબરમતી થર્ડવેરીડ)ને અંતિમ કરવા માટે નાયબ નગર નિયોજક, નગર રચના યોજના, અમદાવાદ મ્યુનિસિપલ કોર્પોરેશન એકમને નગર આયોજન અધિકારી તરીકે નિમણૂક આપવામાં આવે છે.

ગુજરાતના રાજ્યપાલશ્રીના હુકમથી અને તેમનાં નામે,

એલ. ડી. પટેલ,
સરકારના ઉપ સચિવ.

સરકારી મધ્યસ્થ પ્રેસ, ગાંધીનગર.



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PART — IV-B

Rules and Orders (other than those published in Parts I, I-A and I-L) made by the Government of Gujarat under the Gujarat Acts.

REVENUE DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 29th September, 1997.

GUJARAT REVENUE TRIBUNAL RULES, 1982.

No. GHM-97/90/M/GRT/1096/J.-Shri A. K. Chakraborty is appointed as President of the Gujarat Revenue Tribunal vide Notification of even No. dated 3rd May, 1997. The tenure of Shri Chakraborty as president will be for three years with effect from 3rd May, 1997.

By order and in the name of the Governor of Gujarat,

D. J. PARMAR,

Deputy Secretary to the Government of Gujarat,

મહેસુલ વિભાગ

જાહેરનામું

સચિવાલય, ગાંધીનગર, ૨૯મી સપ્ટેમ્બર, ૧૯૯૭.

ગુજરાત મહેસુલ પંચ નિયમો, ૧૯૮૨.

ક્રમાંક : ધમ-૯૭-૯૦-મ-જ-આર.ટી-૧૦૯૬-જ. —ગુજરાત સરકારના તા. ૩-૫-૯૭ના સરખા ક્રમાંકવાળા જાહેરનામાથી શ્રી એ. કે. ચક્રવર્તી, આઈ. એ. એસ. (નિવૃત્ત)ને ગુજરાત મહેસુલ પંચમાં પ્રમુખ તરીકે નિમણૂક આપવામાં આવેલી છે. આ નિમણૂક તારીખ ૩-૫-૯૭ના રોજથી ૩ (ત્રણ) વર્ષની મુદત માટેની રહેશે.

ગુજરાતના રાજ્યપાલશ્રીના હુકમથી અને તેમના નામે,

ડી. જી. પારમાર,
સરકારના નાયબ સચિવ.



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PART IV-B

Rules and Orders (other than those published in Parts I, I-A and I-L) made
by the Government of Gujarat under the Gujarat Acts.

URBAN DEVELOPMENT AND URBAN HOUSING DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 7th October, 1997.

GUJARAT TOWN PLANNING AND URBAN DEVELOPMENT ACT, 1976.

No. GH/V/121/97/UDA/1097/137/K. - In exercise of the powers conferred by sub-section (4) of section 22 of the Gujarat Town Planning and Urban Development Act, 1976 (President's Act No. 27 of 1976), the Government of Gujarat hereby amends the Government Notification, Urban Development and Urban Housing Department No. GH/V/11/97/UDA/1097/137/K, dated the 17th January, 1997 as follows, namely:—

In the said notification, for the words "until further orders" the words "for a period of three years" shall be substituted.

By order and in the name of the Governor of Gujarat,

K. K. ASRANI,
Joint Secretary to Government.

URBAN DEVELOPMENT AND URBAN HOUSING DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 7th October, 1997.

GUJARAT TOWN PLANNING AND URBAN DEVELOPMENT ACT, 1976.

No. GH/V/122/97/UDA/1097/137(1)/K.—In exercise of the powers conferred by sub-section (4) of section 22 of the Gujarat Town Planning and Urban Development Act, 1976 (President's Act No. 27 of 1976),

the Government of Gujarat hereby amends the Government Notification, Urban Development and Urban Housing Department No. GH/V/12/97/UDA/1097/137(1)/K, dated the 17th January, 1997 as follows, namely:—

In the said notification, for the words "until further orders" the words "for a period of three years" shall be substituted.

By order and in the name of the Governor of Gujarat,

K. K. ASRANI,
Joint Secretary to Government.

URBAN DEVELOPMENT AND URBAN HOUSING DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 7th October, 1997.

GUJARAT TOWN PLANNING AND URBAN DEVELOPMENT ACT, 1976.

No. GH/V/123/97/UDA/1097/137(ii)/K.—In exercise of the powers conferred by sub-section (4) of section 22 of the Gujarat Town Planning and Urban Development Act, 1976 (President's Act, No. 27 of 1976), the Government of Gujarat hereby amends the Government Notification, Urban Development and Urban Housing Department No. GH/V/13/97/UDA/1097/137(ii)/K, dated the 17th January, 1997 as follows, namely:—

In the said notification, for the words "until further orders" the words "for a period of three years" shall be substituted.

By order and in the name of the Governor of Gujarat,

K. K. ASRANI,
Joint Secretary to Government.

URBAN DEVELOPMENT AND URBAN HOUSING DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 7th October, 1997.

GUJARAT TOWN PLANNING AND URBAN DEVELOPMENT ACT, 1976.

No. GH/V/124/97/UDA/1097/137(iii)/K.—In exercise of the powers conferred by sub-section (4) of section 22 of the Gujarat Town Planning and Urban Development Act, 1976 (President's Act, No. 27 of 1976), the Government of Gujarat hereby amends the Government Notification, Urban Development and Urban Housing Department No. GH/V/14/97/UDA/1097/137(iii)/K, dated the 17th January, 1997 as follows, namely:—

In the said notification, for the words "until further orders" the words "for a period of three years" shall be substituted.

By order and in the name of the Governor of Gujarat,

K. K. ASRANI,
Joint Secretary to Government.

URBAN DEVELOPMENT AND URBAN HOUSING DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 7th October, 1997.

GUJARAT TOWN PLANNING AND URBAN DEVELOPMENT ACT, 1976.

No. GH/V/125/97/UDA/1097/137(IV)/K.—In exercise of the powers conferred by sub-section.(3) of section 5 of the Gujarat Town Planning and Urban Development Act, 1976 (President's Act No. 27 of 1976), the Government of Gujarat hereby amends the Government Notification, Urban Development and Urban Housing Department No. GH/V/24/97/UDA/1097/137(IV)/K, dated the 19th January, 1997 as follows, namely:—

In the said notification, for the words "until further orders" the words "for a period of three years" shall be substituted.

By order and in the name of the Governor of Gujarat.

K. K. ASRANI,
Joint Secretary to Government.



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PART IV-B

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INFORMATION, BROADCASTING AND TOURISM DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 13th October, 1997.

GUJARAT ENTERTAINMENTS TAX ACT, 1977.

No. (GHT/97/41/MKM/1097/2543/E.—WHEREAS the Government of Gujarat considers it necessary so to do in the public interest;

NOW, THEREFORE, in exercise of the powers conferred by clause (b) of sub-section (1) of section 29 of the Gujarat Entertainments Tax Act, 1977 (Guj. 16 of 1977), the Government of Gujarat hereby exempts totally, the One Day International Cricket Match to be played between India and Pakistan at Sardar Patel Gujarat Stadium, Motera on 22nd October, 1997 Organised by the Veterans Cricket Association of Gujarat, Ahmedabad from the Payment of Entertainments Tax leviable under the said Act subject to the conditions specified below:—

CONDITIONS

- (1) The organiser of the match shall get the tickets approved by the Entertainment Tax Collector, Gandhinagar and shall fulfill the conditions which may be imposed by the Entertainment Tax Collector, Gandhinagar for selling of the said tickets.
- (2) Organiser shall submit the audited accounts of receipt and expenditure in respect of the match, to the Entertainment Tax Collector, Gandhinagar within a period of one month from the date of the match.
- (3) In case of breach of any of the above conditions of the exemption for provisions of the Act or the rules made thereunder, it shall be lawful for the prescribed officer to take action under section 30 of the Gujarat Entertainments Tax Act, 1977.

By order and in the name of the Governor of Gujarat,

M. R. SHAH,
Under Secretary to Government.

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IV-B-Ex.-248-1

GOVERNMENT CENTRAL PRESS, GANDHINAGAR



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PART IV-B

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by the Government of Gujarat under the Gujarat Acts.**

REVENUE DEPARTMENT

Order

Sachivalaya, Gandhinagar, 25th September, 1997.

BOMBAY LAND REVENUE CODE, 1879, (BOM. V OF 1879).

No. GHM/97/87/M/VASAD/287/PFR/13326/L.—In exercise of the powers conferred by Section 7(A) of the Bombay Land Revenue Code, 1879 (Bom. V of 1879), the Government of Gujarat hereby directs that with effect from date of issue of Order the lands shown in appendix below of village Phansa of Umbergam Taluka in District Valsad shall be deleted from the area of the respective Village and shall be amalgamated in the area of Village Karanj of the said Taluka and it shall be called a separate revenue village.

APPENDIX

Land bearing following R.S. Nos. of Village Phansa which shall be amalgamated in the area of Village Karanj R.S.No. 320 to 534, 537 to 554, 599 to 601 and Pardi No. 1 to 10 including Gamtal, Road sub-Road, Rivers Vangha etc.

By order and in the name of the Governor of Gujarat,

A. K. PATEL,
Section Officer.

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IV-B-Ex.-249-1

મહેસૂલ વિભાગ

હુકમ

સચિવાલય, ગાંધીનગર, ૨૫મી સપ્ટેમ્બર, ૧૯૯૭.

નં. : ૫૫-૯૭/૮૭/મ/વસ-પ-૨૮૭/પફર/૧૩૩૨૬/વ.—મુંબઈ જમીન મહેસૂલ સંહિતા, ૧૮૭૮ (સને ૧૮૭૮નો મુંબઈનો પમો)ની કલમ ૭(એ) અન્વયે એનાયત થયેલ સત્તાની રૂએ ગુજરાત સરકાર આથી ઠરાવે છે કે હુકમની તારીખથી અમલમાં આવે તે રીતે વલસાડ જિલ્લાના ઉમરગામ તાલુકાના મોજે કલસાની આ સાથેની અનુસૂચિમાં જણાવેલી જમીનો તે ગામના રકબામાંથી કમી કરાશે અને તે ઉક્ત તાલુકાના મોજે કરંજ ગામના રકબામાં ભેળવવામાં આવશે અને તેનું અલગ મહેસૂલી ગામ રચાશે.

અનુસૂચિ

મોજે કલસા ગામના સ. નં. કે જેનો સમાવેશ કરંજ ગામમાં થશે. સ. નં. ૩૨૦ થી ૫૩૪, ૫૩૭ થી ૫૫૪, ૫૮૮ થી ૬૦૧ તથા પર્સ નંબર ૧ થી ૧૦ ઉપરાંત વિસ્તારમાં આવતા ગામતળ, વહેળા, માર્ગ, પેટામાર્ગ, નદી, નાળા, વાંધા કોતર વગેરે.

ગુજરાતના રાજ્યપાલશ્રીના હુકમથી અને તેમના નામે,

એ. કે. પટેલ,
સેક્શન અધિકારી.



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PART IV-B

Rules and Orders (other than those published in Parts I, I-A and I-L) made
by the Government of Gujarat under the Gujarat Acts.

ENERGY AND PETROCHEMICALS DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 15th October, 1997.

GUJARAT RESTRICTION ON CONSUMPTION AND REGULATION OF SUPPLY OF
ELECTRICAL ENERGY AND PERIODS OF WORKS ORDER, 1984.

No. GHU/97/76/ELC/1485/7991/K 1.—In exercise of the powers conferred by clause 8 of the Gujarat Restriction on Consumption and Regulation of Supply of Electrical Energy and Period of Works Order, 1984, Government of Gujarat hereby amends the Government Notification, Energy and Petrochemicals Department No. GHU-92-6-ELC-1492-994 (i)-K1 dated the 16th October, 1992, as under :

(a) For item No. 7 of the Schedule to the said notification, the following shall be substituted :—

“7. Milk Dairies.

The reduction of maximum demand shall be restricted to 10%.”

(b) After item No. 13 of the Schedule to the said notification, the following shall be inserted :—

“ 14. Cold Storages.

Cold Storages shall give reduction in their energy consumption instead of demand and they will be subject to varying restriction at different periods for different products as under :—

(i) Cold Storages which are required to maintain the temperature at 0°C for preservation of potatoes, fresh fruits, condiments etc. shall be subjected to 5% energy cut from 16th February to 15th June, 25% energy cut from 16th June to 15th October and 50% energy cut from 16th October to 15th February every year.

(ii) Cold Storages which are required to maintain sub-zero temperature for preservation of dairy products, fish and meat products, shall be subjected to 5% energy cut from 16th February to 15th June and 10% energy cut from 16th June to 15th February every year.

(iii) The above said relaxation shall also be applied to the cold storages getting supply from rural feeders.”

This shall come into force on and effect from the date of issue of this notification.

By order and in the name of the Governor of Gujarat,

R. G. DAVE,
Section Officer,
Energy and Petrochemicals Department.



सत्यमेव जयते

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PART — IV-B

Rules and Orders (other than those published in Parts I, I-A and I-L) made by the Government of Gujarat under the Gujarat Acts.

REVENUE DEPARTMENT

Order

Sachivalaya, Gandhinagar, 10th October 1997.

BOMBAY STAMP ACT, 1958.

No. G/M/97/105/M/STP/1097/1895/H-1.—In exercise of the powers conferred by clause (a) of Section 9 of the Bombay Stamp Act, 1958 (Bom. LX of 1958), the Government of Gujarat hereby reduces the duty with which the instrument described in Column-1 of the table below is chargeable under Article 33 of the Schedule-1 to the said Act to the duty at the rate specified in column 2 of the said table.

TABLE

Description of Instrument	Reduced rate of Stamp Duty.
Instrument of Mortgage Deed executed by the (Arvind Mills Limited, Ahmedabad in favour of the Industrial Credit and Investment Corporation of India Limited act as Security Agent & Trustees on behalf of Lenders (Foreign Banks/Institutions) for securing repayment of loans advanced or to be advanced aggregating U S Seventy Five Million.	Subject to maximum of Rs. 2.00 Lacs, two rupees for every sum of Rs. 100/--secured or part thereof.

By order and in the name of the Governor of Gujarat,

N. D. BHATT,
Under Secretary to Government.



सत्यमेव जयते

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PART IV-B

Rules and Orders (other than those published in Parts I, I-A and I-L) made by the Government of Gujarat under the Gujarat Acts.

REVENUE DEPARTMENT

Order

Sachivalaya, Gandhinagar, 13th October, 1997.

BOMBAY STAMP ACT, 1958.

No. GHM-97/106/M-STP/1479/UO/113/H.1. —In exercise of the powers conferred by clause (a) of the Section 9 of the Bombay Stamp Act, 1958 (Bom. LX of 1958), the Government of Gujarat hereby amends the Order No. GHM-79/191/M/STP/1479-UO-113-H dated the 8th June, 1979 as follows namely :—

In the said Order :—

- (i) the letters, figures, brackets and words "Rs. 60,000/- (Rupees sixty thousand only)", the words "Rupees one lakh" shall be substituted.
- (ii) after the figures and words "16th November, 1990", the figures, letters and words "and Government Resolution, Industries and Mines Department No. SAI/1095/1125/KH dated the 6th December, 1995" shall be added.

By order and in the name of the Governor of Gujarat,

MAHENDRA P. DAVE,
Deputy Secretary to Government.



सत्यमेव जयते

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PART IV-B

Rules and Orders (other than those published in Parts I, I-A and I-L) made by the Government of Gujarat under the Gujarat Acts.

AGRICULTURE AND CO-OPERATION DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 15th October 1997.

GUJARAT AGRICULTURAL PRODUCE MARKETS ACT, 1963.

No. GHKH-52-97-APM-1891-3034-G (75)-CHH.—WHEREAS certain draft rules further to amend the Gujarat Agricultural Produce Markets Rules, 1965 were published as required by sub-section (4) of section 59 of the Gujarat Agricultural Produce Markets Act, 1963 (Guj. XX of 1964) at page 163-1 of the Gujarat Government Gazette part IV--B, Extra Ordinary, date the 26th August, 1994, under the Government Notification Agriculture, Co-operation and Rural Development Department No. GHKH-19-94-APM-1891-3034-G (75), dated the 29th April, 1994, inviting objections and suggestions from all persons likely to be affected thereby till the 25th September 1994;

AND WHEREAS, objections or suggestions received have been considered by the Government;

NOW THEREFORE, in exercise of the powers conferred by section 32 and sub section (12) of section 33 and sub-section (1) of section 59 of the Gujarat Agricultural Produce Markets Act, 1963 (Guj. XX of 1934), the Government of Gujarat hereby makes the following rules further to amend the Gujarat Agricultural Produce Markets Rules, 1965, namely:—

1. These rules may be called the Gujarat Agricultural Produce Markets (First Amendment) Rules, 1997.

2. In the Gujarat Agricultural Produce Markets Rules, 1965 in rule 45,—

(1) in clause (c), the word “or” shall be added at the end; and

(2) after clause (c) so amended, the following clause (d) shall be inserted namely:—

“(d) not more than 10% with the approval of the State Government for purchase of shares of the Co-operative institution engaged in the activity of cleaning and packing of the agriculture produce located in the market area of the market committee”.

By order and in the name of the Governor of Gujarat,

A. A. PATEL,
Deputy Secretary to Government.



The Gujarat Government Gazette

EXTRAORDINARY

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PART IV-B

Rules and Orders (other than those published in Parts I, I-A and I-L) made by the Government of Gujarat under the Gujarat Acts.

મુંબઈ જમીન મહેસુલ સંહિતા ૧૮૭૯ની
કલમ-૭ અન્વયે જાહેરનામું

મહેસુલ વિભાગ

સચિવાલય, ગાંધીનગર, ૧૫મી ઓક્ટોબર, ૧૯૯૭.

ક્રમાંક : ધમ-૯૭-૧૧૧-મ-પકર-૧૪૯૭-૨૫૮૪-લ.— જમીન મહેસુલ સંહિતા ૧૮૭૯ની કલમ -૭ અન્વયે મળેલ સત્તાની રૂએ ગુજરાત સરકાર આથી ઠરાવે છે કે તાત્કાલિક અસરથી અમલમાં આવે તે રીતે રાજકોટ જિલ્લાના મોરબી, વાંકાનેર, પડધરી તાલુકાનું વિભાજન કરી ટંકારા તાલુકાની રચના કરવામાં આવે છે.

નવા રચાયેલ ટંકારા તાલુકામાં અનુસૂચિમાં દર્શાવેલ ગામોનો સમાવેશ થશે. બાકીના ગામો મૂળ જુના તાલુકામાં યથાવત રહેશે.

આ તાલુકાનું મુખ્ય મથક ટંકારા રહેશે અને તે રાજકોટ જિલ્લાના મોરબી પ્રાંતમાં ગણાશે.

254-1

IV-B-EX,-254-1

મહેસૂલ વિભાગના ઠરાવ ક્રમાંક : પફર-૧૧૮૭-૨૫૮૫-વ-તારીખ ૧૫-૧૦-૯૭ સાથેની અનુસૂચિ.

કચ્છ જિલ્લાના નવા ગાંધીધામ તાલુકામાં સમાવિષ્ટ ગામોની યાદી (કુલ ગામો-૧૦)

ક્રમાંક ગામનું નામ	ક્રમાંક ગામનું નામ
(૧) ગાંધીધામ	(૬) કિડાણા
(૨) આદિપુર	(૭) ભારાપર
(૩) કંડલા	(૮) મીઠીરોહર
(૪) અંતરજાળ	(૯) ચુડવા
(૫) શિણાપ	(૧૦) ગડપાદર

ગુજરાતના રાજ્યપાલશ્રીના હુકમથી અને તેમના નામે,

પી. એમ. પટેલ,
સરકારના ઉપસચિવ.

મુંબઈ જમીન મહેસૂલ સંહિતા ૧૮૭૯ની
ક્લમ-૭ અન્વયે જાહેરનામું

મહેસૂલ વિભાગ

સચિવાલય, ગાંધીનગર, ૧૫મી ઓક્ટોબર, ૧૯૯૭.

ક્રમાંક : ધમ-૯૭-૧૧૩-મ-પફર-૨૪૯૭-૨૫૮૬-વ.— જમીન મહેસૂલ સંહિતા, ૧૮૭૯ની કલમ-૭ અન્વયે મળેલ સત્તાની રૂએ ગુજરાત સરકાર આથી ઠરાવે છે કે તાત્કાલિક અસરથી અમલમાં આવે તે રીતે વડોદરા જિલ્લાના છોટાઉદેપુર તાલુકાનું વિભાજન કરી ક્વાંટ તાલુકાની રચના કરવામાં આવે છે.

નવા રચાયેલ ક્વાંટ તાલુકામાં અનુસૂચિમાં દર્શાવેલ ગામોનો સમાવેશ થશે. બાકીના ગામો મૂળ વડોદરા તાલુકામાં યથાવત રહેશે.

આ તાલુકાનું મુખ્ય મથક ક્વાંટ રહેશે અને તે વડોદરા જિલ્લાના વડોદરા પ્રાંતમાં ગણાશે.

મહેસૂલ વિભાગના ઠરાવ ક્રમાંક : પફર/૨૪૯૭/૨૫૮૬/વ, તારીખ : ૧૫-૧૦-૯૭ સાથેની અનુસૂચિ.

વડોદરા જિલ્લાના ક્વાંટ તાલુકાના સમાવિષ્ટ ગામોની યાદી : કુલ ગામો : ૧૩૩.

ક્રમાંક	ગામનું નામ	ક્રમાંક	ગામનું નામ
૧.	સેડી વાસણ	૧૬.	ડેરી
૨.	માણકા (ક)	૧૭.	ક્વાંટ
૩.	પડવાણી	૧૮.	કનલવા
૪.	ખડલા	૧૯.	હાંક
૫.	કરવી	૨૦.	તુરખેડા
૬.	છોડવાણી	૨૧.	ખંઢરીયા
૭.	ભુંડ મારીયા	૨૨.	સોંગલદા
૮.	મોટી ઝકવી	૨૩.	રેણદા
૯.	મોટી કઢાઈ	૨૪.	ભેરેયા
૧૦.	તાડ કાછવા	૨૫.	નાના વાંટા
૧૧.	મારતીયા	૨૬.	નાના કોષ્ટા
૧૨.	બિલધા	૨૭.	આંબા હુંગર
૧૩.	ખેરકા	૨૮.	કડીપાણી
૧૪.	રંગપુર (ક)	૨૯.	બેડીયા
૧૫.	વીજળી	૩૦.	કોચવડ

ક્રમ	ગામનું નામ	ક્રમાંક	ગામનું નામ
૩૧.	કેલધરા	૮૫.	જામલી (મુ.)
૩૨.	ભુમસવાડા	૮૬.	મુસટ
૩૩.	સમલવાંટ	૮૭.	ચાપરીયા
૩૪.	ધનીવાડા	૮૮.	અમલવાંટ
૩૫.	ધનીવાડી	૮૯.	પીપલદા
૩૬.	કસરવાવ	૯૦.	પીપલદી
૩૭.	ખારીયાવાંટ	૯૧.	આમસોટા
૩૮.	સીંગલકુવા	૯૨.	રેણદી
૩૯.	ઝીલાવા	૯૩.	ઉમડી
૪૦.	ઝાંઝર ઝાંઝ	૯૪.	કાંકણપુર
૪૧.	થડગામ	૯૫.	હમીરપુરા
૪૨.	ગેડેયા	૯૬.	ઝુલવાણીયા
૪૩.	ગેલેસર	૯૭.	નાની ચીખલી
૪૪.	મોટાવાંટ	૯૮.	રાજવાંટ
૪૫.	ઝરોઈ	૯૯.	મોટીસાંકળ
૪૬.	જામપા	૧૦૦.	ખંડીબારા
૪૭.	પેખડીયા	૧૦૧.	ઝાલાવાંટ
૪૮.	ચીથાણ	૧૦૨.	પાનવડ
૪૯.	આથાડુગરી	૧૦૩.	રોડધા
૫૦.	ચીલીયાવાંટ	૧૦૪.	ડુંગરગામ
૫૧.	દેવદ	૧૦૫.	ટોટોડ
૫૨.	કાનાબેડા	૧૦૬.	નળવાંટ
૫૩.	કેડાવાંટ	૧૦૭.	ગજવાવાંટ
૫૪.	અસાર	૧૦૮.	ખાંડણીયા
૫૫.	માણાવાંટ	૧૦૯.	નાકવીધા
૫૬.	રાયસીંગપુરા	૧૧૦.	થાંભલા
૫૭.	ભુંજર	૧૧૧.	પાટડીયા
૫૮.	મોટી ચીખલી	૧૧૨.	ખરમડા
૫૯.	ખગરા	૧૧૩.	કાટકાવાંટ
૬૦.	તલાવ	૧૧૪.	વાંકાનેર
૬૧.	હાથીખાણ	૧૧૫.	ઉસેલા
૬૨.	બોરયાપડા	૧૧૬.	રાયપુર
૬૩.	પલાસકુવા	૧૧૭.	ધનપુર
૬૪.	મોગરા	૧૧૮.	મોરાગણ
૬૫.	નાખલ	૧૧૯.	મોટા ઘોડા
૬૬.	કોટલી	૧૨૦.	નાની ઘોડી
૬૭.	પંકોડી	૧૨૧.	બળદગામ
૬૮.	નારુકોટ	૧૨૨.	મોટી ટોકરી
૬૯.	બોરધા	૧૨૩.	નાની ટોકરી
૭૦.	ઉડવા	૧૨૪.	સોઢવ
૭૧.	જામલી (વ)	૧૨૫.	મુડામોર
૭૨.	વગુદણ	૧૨૬.	મુગલાવાંટ
૭૩.	ચીચબા	૧૨૭.	ચંદવાડા
૭૪.	નવાલજા	૧૨૮.	ગુગલીયા
૭૫.	વજ્રપુર	૧૨૯.	ગોડધા
૭૬.	ગોજરીયા	૧૩૦.	રાયછા
૭૭.	કરજવાંટ	૧૩૧.	ચીખલી
૭૮.	ધનપરી	૧૩૨.	પલાસદા
૭૯.	ટવા	૧૩૩.	સિહાન્દ્રા
૮૦.	વાંટડા		
૮૧.	રુમડીયા		
૮૨.	લાલપુર		
૮૩.	બગલીયા		
૮૪.	ઉચેડા		

ગુજરાતના રાજ્યપાલશ્રીના હુકમથી અને તેમના નામ

પી. એમ. પટેલ,
સચકારના ઉપસચિવ.

મુંબઈ જમીન મહેસુલ સંહિતા ૧૮૭૯ની
કલમ-૭ અન્વયે જાહેરનામું

મહેસુલ વિભાગ

સચિવાલય, ગાંધીનગર, ૧૫મી ઓક્ટોબર, ૧૯૯૭.

ક્રમાંક : ઇમ-૯૭-૧૧૪-મ-પફર-૧૯૯૭-૨૫૮૭-લ. — જમીન મહેસુલ સંહિતા ૧૮૭૯ની કલમ-૭ અન્વયે મળેલ સંતોષી ફરો ગુજરાત સરકાર આથી ફરો છે કે તાત્કાલિક અસરથી અમલમાં આવે તે રીતે સાબરકાંઠા જિલ્લાનાં ઈંડર તાલુકાનું વિભાજન કરી વડાલી તાલુકાની રચના કરવામાં આવે છે.

નવા રચાયેલ વડાલી તાલુકામાં અનુસૂચિમાં દર્શાવેલ ગામોના સમાવેશ થશે. બાકીના ગામો મૂળ ઈંડર તાલુકામાં થયાવત રહેશે.

આ તાલુકાનું મુખ્ય મથક વડાલી રહેશે અને તે સાબરકાંઠા જિલ્લાનાં હિસતનગર પ્રાંતમાં ગણાશે.

મહેસુલ વિભાગના ઈરાવ ક્રમાંક - પફર-૧૯૯૭/૨૫૮૭/લ, તારીખ ૧૫-૧૦-૧૯૯૭ સાથેની અનુસૂચિ:—

સાબરકાંઠા જિલ્લાના વડાલી તાલુકાના સમાવિષ્ટ ગામોની યાદી (કુલ ગામો : ૪૫)

ક્રમાંક	ગામનું નામ	ક્રમાંક	ગામનું નામ
૧	મહોર	૨૪	નાદરી
૨	વરતોલ	૨૫	વાડોઈ
૩	બાબસર	૨૬	વિવાવ
૪	વેડા	૨૭	ધામડી
૫	અંબાવાડા	૨૮	મોરડ
૬	ડાભોડા	૨૯	થુરાવાસ
૭	માલપુર	૩૦	વડગામડા
૮	કબોસહી	૩૧	થેરાસણા
૯	વાસણ	૩૨	કેથરગંજ
૧૦	હડોળ	૩૩	ચુલ્લા
૧૧	ધોરાકંબોયા	૩૪	ભજપુરા
૧૨	કંજેલી	૩૫	જલોદરા
૧૩	હાથરવા	૩૬	વેટલા
૧૪	ગામડી	૩૭	જુનાયામુ
૧૫	દાંત્રોલી	૩૮	નવા ચામુ
૧૬	ભડવાલ	૩૯	સવાસણા
૧૭	પહાડીચોલ	૪૦	કોકણી
૧૮	વડાલી	૪૧	ચોરાવાડ
૧૯	અસાઈ	૪૨	વાઘપુર
૨૦	રાયપુર (બ)	૪૩	થરોદ
૨૧	વાસણા (અ)	૪૪	મેઘ
૨૨	કોદરેલી	૪૫	જેતપુર
૨૩	કુબાધરોલ		

ગુજરાતના રાજ્યપાલશ્રીના હુકમથી અને તેમના નામે,

પી. એમ. પટેલ,
સરકારની ઉપસચિવ.

મુંબઈ જમીન મહેસૂલ સંહિતા ૧૮૭૯
ની કલમ-૭ અન્વયે જાહેરનામું

મહેસૂલ વિભાગ

સચિવાલય, ગાંધીનગર, ૧૫મી ઓક્ટોબર, ૧૯૯૭.

ક્રમાંક : ધમ/૮૭/૧૧૪/મ/પફર/૧૯૯૭-૨૫૮૭-વ.—જમીન મહેસૂલ સંહિતા ૧૮૭૯ની કલમ-૭ અન્વયે મળેલ સત્તાની રૂએ ગુજરાત સરકાર આથી ઠરાવે છે કે તાત્કાલિક અસરથી અમલમાં આવે તે રીતે સાબરકાંઠા જિલ્લાના પ્રાંતિજ તથા બાયડ તાલુકાનું વિભાજન કરીને તલોદ તાલુકાની રચના કરવામાં આવે છે.

નવા રચાયેલ તલોદ તાલુકામાં અનુસૂચિમાં દર્શાવેલ ગામોના સમાવેશ થશે. બાકીના ગામો મુળ પ્રાંતિજ તાલુકામાં યથાવત રહેશે.

આ તાલુકાનું મુખ્ય મથક તલોદ રહેશે અને તે સાબરકાંઠા જિલ્લાના મોડાસા પ્રાંતમાં ગણાશે.

મહેસૂલ વિભાગના ઠરાવ ક્રમાંક: પફર-૧૯૯૭-૨૫૮૭-વ, તા. ૧૫-૧૦-૧૯૯૭ સાથેની અનુસૂચિ:—

સાબરકાંઠા જિલ્લાના નવા તલોદ તાલુકાના સમાવિષ્ટ ગામોની યાદી (કુલ ગામો-૮૦ ગામ)

ક્રમાંક	ગામનું નામ	ક્રમાંક	ગામનું નામ
૧	૨	૧	૨
	પ્રાંતિજ તાલુકાના ગામો		
૧.	બડોદરા	૩૨.	મહેકાલ
૨.	ગઢવાડ	૩૩.	વલીયમપુરા
૩.	જેરાજના મુવાડા	૩૪.	કરમીપુરા
૪.	આણીયાડ	૩૫.	તાજપુર કેમ્પ
૫.	સાંગપુર	૩૬.	વાવ
૬.	અત્રોલીવાસ દોલજી	૩૭.	પડુસણ
૭.	દાદરડા	૩૮.	ઉજડીયા
૮.	આંત્રોલીવાસ પુંજી	૩૯.	સીમલીયા
૯.	મોટા ચેખલા	૪૦.	જવાનપુર
૧૦.	મોટુંકા	૪૧.	સલાટપુર
૧૧.	ગુલાબપુરા	૪૨.	નાની સીહોલી
૧૨.	નાના ચેખલા	૪૩.	સુલતાનપુર
૧૩.	કઠવાડા	૪૪.	લીલાની મુવાડી
૧૪.	પુંસરી	૪૫.	નવા વાસ
૧૫.	દવીયા	૪૬.	મોહનપુર
૧૬.	હરસોલ	૪૭.	નવા
૧૭.	માધવગઢ	૪૮.	ગુદીયા
૧૮.	ઉમેદની મુવાડી	૪૯.	વરવાડ
૧૯.	ગુલાબની મુવાડી	૫૦.	તખતગઢ
૨૦.	ગંભીરપુરા	૫૧.	રણાસણ
૨૧.	મહેલાવ	૫૨.	લાલપુર
૨૨.	છત્રીસા	૫૩.	માલવણ
૨૩.	ગોરા	૫૪.	ચારણવંટા
૨૪.	દોલતાબાદ	૫૫.	કાબોદરા
૨૫.	મુધાસણ	૫૬.	કાસોદરી
૨૬.	મોક્મની મુવાડી	૫૭.	રોજુડ
૨૭.	મહીયલ	૫૮.	ફોજવાડા
૨૮.	મહાદેવપુરા	૫૯.	નવલપુર
૨૯.	રાયણીયા	૬૦.	ભીમપુરા
૩૦.	ખેરોલ	૬૧.	દલાની મુવાડી
૩૧.	બોરીયા બેચરાજી	૬૨.	ટાંટરડા
		૬૩.	બાઈની મુવાડી

૧	૨	૧	૨
૬૪. માવાની મુવાડી			બાયડ તાલુકાના ગામો
૬૫. ઘાઘવાસણ		૮૪. આણખોલ	
૬૬. રુપાલ		૮૫. ગોબરજીના મુવાડા	
૬૭. ચંદપુર		૮૬. બાલીસણ	
૬૮. બાદરની મુવાડી		૮૭. રાણીપુરા	
૬૯. બાદરની મુવાડી		૮૮. માથાસુલીયા	
૭૦. કેશરપુરા		૮૯. ચાંદરેજ	
૭૧. અમરાપુર		૯૦. લીંબ	
૭૨. ભાટીયા			
૭૩. સદાના મુવાડા			
૭૪. સુખડ			
૭૫. પુનાન્દ્રા			
૭૬. પઢાયડા			
૭૭. આંજણા			
૭૮. હડમતીયા			
૭૯. વજાપુર			
૮૦. અહમદપુરા			
૮૧. મોરાલા			
૮૨. મોતેસરી			
૮૩. તલોદ			

ગુજરાતના રાજ્યપાલશ્રીના હુકમથી અને તેમના નામે,

પી. એમ. પટેલ,
સરકારના ઉપચિવ.

મુંબઈ જમીન મહેસૂલ સંહિતા ૧૮૭૯ની
ક્લમ ૭ અન્વયે જાહેરનામું

મહેસૂલ વિભાગ

સચિવાલય, ગાંધીનગર, ૧૫મી ઓક્ટોબર, ૧૯૯૭.

ક્રમાંક-ધમ-૯૭-૧૧૪-મ-૫૬૨-૧૯૯૭-૨૫૮૭-લ.— જમીન મહેસૂલ સંહિતા ૧૮૭૯ની ક્લમ ૭ અન્વયે મળેલ સરનાની રૂએ ગુજરાત સરકાર આથી ઠરાવે છે કે તાત્કાલિક અસરથી અમલમાં આવે તે રીતે સાબરકાંઠા જિલ્લાના મોડાસા અને બાયડ તાલુકાનું વિભાજન કરી ધનસુરા તાલુકાની રચના કરવામાં આવે છે.

નવા રચાયેલ ધનસુરા તાલુકામાં અનુસૂચિમાં દર્શાવેલ ગામોનો સમાવેશ થશે. બાકીના ગામો મુળ મોડાસા અને બાયડ તાલુકામાં યથાવત રહેશે.

આ તાલુકાનું મુખ્ય મથક ધનસુરા રહેશે અને તે સાબરકાંઠા જિલ્લાના મોડાસા પ્રાંતમાં ગણાશે.

મહેસૂલ વિભાગના ઠરાવ ક્રમાંક : ૫૬૨-૧૯૯૭-૨૫૮૭-લ તા. ૧૫-૧૦-૯૭ સાથેની અનુસૂચિ.

સાબરકાંઠા જિલ્લાના ધનસુરા તાલુકાના સમાવિષ્ટ ગામોની યાદી.

કુલ ગામો : ૬૪

ક્રમાંક ૧	ગામનું નામ ૨	ક્રમાંક ૧	ગામનું નામ ૨
૧.	ધનસુરા	૧૦.	અંતીસરા
૨.	બુટાલ	૧૧.	દોલપુર (વડા)
૩.	રમાણા	૧૨.	રહીયોલ
૪.	મલેકપુર	૧૩.	કોલવડા
૫.	રૂપાલ	૧૪.	નવાવડવાસા
૬.	કઉ	૧૫.	જુના વડવાસા
૭.	અમલાઈ	૧૬.	રાજપુર (વડાગામ)
૮.	બારનોલી	૧૭.	જીતપુર (વડા)
૯.	સીકા	૧૮.	નાનીવાવ

૧	૨	૧	૨
૧૯.	મોટીવાવ	૪૫.	લાલુગામ
૨૦.	જામકા	૪૬.	રામપુરા કંપા
૨૧.	કનીલ	૪૭.	રામપુરા (ગામ)
૨૨.	કંજેડીયા	૪૮.	અમરપુરા
૨૩.	બોરવાઈ	૪૯.	હીરાપુર
૨૪.	લાલીનોમઠ	૫૦.	પોયડા
૨૫.	વખતપુર	૫૧.	ખડોલ
૨૬.	રામપુર (વડા)	૫૨.	જસવંતપુરા
૨૭.	નવલપુર	૫૩.	સૈગીયાની રાયણ
૨૮.	રમોસ	૫૪.	ગોપાલપુરા
૨૯.	કિશોરપુરા	૫૫.	મોતીપુરા (જસગંતપુરા)
૩૦.	કીડી	૫૬.	સેવાલીયા
૩૧.	કાંશીપુરા	૫૭.	ચોગામડા
૩૨.	જાલમપુર	૫૮.	બીલવણી
૩૩.	લાલપુર (શીશોલ)	૫૯.	સરડીસરખેડી
૩૪.	અમોદરા	૬૦.	કરણપુર
૩૫.	જસવંતપુરા	૬૧.	કેશપુરપુરા(બીલાણીયા)
૩૬.	અંબાસર	૬૨.	ધામણીયા
૩૭.	શીશોલ	૬૩.	ગઢડકોટ
૩૮.	ભેંસાવાડા	૬૪.	ભોડદેવનો મઠ
૩૯.	વડાગામ		
૪૦.	ખીલોડીયા		
૪૧.	અલવા		
૪૨.	આકુરન્દ		
૪૩.	ઉદેપુર		
૪૪.	પાટયા		

ગુજરાતના રાજ્યપાલશ્રીના હુકમથી અને તેમના નામે,

પી. એમ. પટેલ,
સરકારના ઉપસચિવ.

મુબઈ જમીન મહેસુલ સંહિતા ૧૮૭૯ની
કલમ-૭. અન્વયે, જાહેરનામું

મહેસુલ વિભાગ

સચિવાલય, ગાંધીનગર, ૧૫મી ઓક્ટોબર, ૧૯૯૭.

ક્રમાંક:ખમ-૯૭-૧૧૫-મ-પફર-૧૭૯૭-૨૫૮૮-લ.—જમીન મહેસુલ સંહિતા ૧૮૭૯ની કલમ-૭ અન્વયે મળેલ સત્તાની રૂએ ગુજરાત સરકાર આથી ઠરાવે છે કે તાત્કાલિક અસરથી અમલમાં આવે તે રીતે અમરેલી જિલ્લાના વડીયા (કુકાવાવ) તાલુકાનું વિભાજન કરી બગસરા તાલુકાની રચના કરવામાં આવે છે.

નવા રચાયેલા બગસરા તાલુકામાં અનુસૂચિમાં દર્શાવેલ ગામોનો સમાવેશ થશે. બાકીના ગામો મૂળ વડીયા કુકાવાવ તાલુકામાં યથાવત રહેશે.

આ તાલુકાનું મુખ્ય મથક બગસરા રહેશે અને તે અમરેલી જિલ્લાના અમરેલી પ્રાંતમાં ગણાશે.

મહેસુલ વિભાગના ઠરાવ ક્રમાંક પફર-૧૭૮૭-૨૫૮૮/વ.—તારીખ ૧૫મી ઓક્ટોબર, ૧૯૯૭ સાથેની અનુસૂચિ :—

અમરેલી જિલ્લાના નવા બગસરા તાલુકાનો સમાવિષ્ટ ગામોની યાદી (કુલ ગામો—૩૬).

ક્રમાંક	ગામનું નામ	ક્રમાંક	ગામનું નામ
૧.	બગસરા	૧૮.	માવજીવા
૨.	નટવરનગર	૧૯.	બા.પુર
૩.	આદપુર	૨૦.	પીઠરીયા
૪.	નવા પીપળીયા	૨૧.	મો. મુજ્યાસર
૫.	નાના પીપળીયા	૨૨.	કેરી થી પરીયા
૬.	રક્ષાળા	૨૩.	જૂના વાધણીયા
૭.	જૂના ઝાંઝરીયા	૨૪.	નવા વાધણીયા
૮.	નવા ઝાંઝરીયા	૨૫.	હડાળા
૯.	જેઠીયાવદર	૨૬.	જામકા
૧૦.	અ.પરુપીપળી	૨૭.	શીલાણા
૧૧.	જૂની હળીયાદ	૨૮.	સનાળીયા
૧૨.	નવી હળીયાદ	૨૯.	હુલરીયા
૧૩.	માણિકવાડા	૩૦.	ખીજરીયા
૧૪.	ઘટયાળ	૩૧.	સાવરીયા
૧૫.	હામાપુર		
૧૬.	ખારી		
૧૭.	સમઢીયાળા		

ગુજરાતના રાજ્યપાલશ્રીના હુકમથી અને તેમના નામે,
પી. એમ. રાઉલ,
સરકારના ઉપ-સચિવ

મુબઈ જમીન મહેસુલ સંહિતા ૧૮૭૯ની
ક્લમ-૭ અન્વયે જાહેરનામું

મહેસુલ વિભાગ

સચિવાલય, ગાંધીનગર, ૧૫મી ઓક્ટોબર, ૧૯૯૭.

ક્રમાંક : ધમ/૮૭/૧૧૬/મ/પફર/૨૧૮૭/૨૫૮૮/વ.—જમીન મહેસુલ સંહિતા ૧૮૭૯ની કલમ-૭ અન્વયે મળેલ સત્તાની દુએ, ગુજરાત સરકાર આથી ઠરાવે છે કે તાત્કાલિક અસરથી અમલમાં આવે તે રીતે અમદાવાદ જિલ્લાના ધોળકા તાલુકાનું વિભાજન કરી બાવળા તાલુકાની સ્થાપના કરવામાં આવે છે.

નવા રચાયેલ બાવળા તાલુકામાં અનુસૂચિમાં દર્શાવેલ ગામોનો સમાવેશ થશે. બાકીના ગામો ધોળકા તાલુકામાં વધાવત રહેશે. આ તાલુકાનું મુખ્ય મથક બાવળા રહેશે અને તે અમદાવાદ જિલ્લાના ધોળકા પ્રાંતમાં ગણાશે.

મહેસુલ વિભાગના ઠરાવ ક્રમાંક પફર/૨૧૮૭/૨૫૮૮/વ.— તારીખ ૧૫મી ઓક્ટોબર, ૧૯૯૭ સાથેની અનુસૂચિ :—

અમદાવાદ જિલ્લાના બાવળા તાલુકાના સમાવિષ્ટ ગામોની યાદી (કુલ ગામો—૪૫)

ક્રમાંક	ગામનું નામ	ક્રમાંક	ગામનું નામ
૧	૨	૧	૨
૧.	બાવળા	૨૪.	બલદાણા
૨.	સાવળડા	૨૫.	કેસરડી
૩.	જુ. રુપાવટી	૨૬.	દેવધાવેરા
૪.	કાપિકા	૨૭.	મેટાલ
૫.	રાશમ	૨૮.	વા. નાનોદરા
૬.	રજેડા	૨૯.	દેવડથલ
૭.	રૂપાલ	૩૦.	દુમાલી
૮.	ઝેડકા	૩૧.	મેહીકા

૧	૨	૧	૨
૯.	ચિવાડા	૩૨.	સરવા
૧૦.	સાકોદરા	૩૩.	કાણીતર
૧૧.	કેરાવા	૩૪.	બગોદરા
૧૨.	ભાગવા	૩૫.	મીકાપુર
૧૩.	સાલેસર	૩૬.	ગુંદાનાપરા
૧૪.	કલ્યાણપુર	૩૭.	સોટાળ
૧૫.	ભામસરા	૩૮.	કાળીવેજી
૧૬.	ગાંધી	૩૯.	દુર્ગા
૧૭.	કલ્યાણપુર	૪૦.	મેણી
૧૮.	લગદાણા	૪૧.	ઢેઢાલ
૧૯.	કોચરીયા	૪૨.	આદરોલા
૨૦.	હથનનગર	૪૩.	કવલા
૨૧.	અમીપુરા	૪૪.	સાકોડ
૨૨.	હલગામડા	૪૫.	નાનોદરા.
૨૩.	છાપાર		

ગુજરાતના રાજ્યપાલશ્રીના હુકમથી અને તેમના નામે,

પી. એમ. પટેલ,
સરકારના ઉપસચિવ.

મુંબઈ જમીન મહેસૂલ સંહિતા ૧૮૭૯
ની કલમ-૭ અન્વયે જાહેરનામું.

મહેસૂલ વિભાગ

સચિવાલય, ગાંધીનગર, ૧૫મી ઓક્ટોબર, ૧૯૯૭.

ક્રમાંક : ૧૫-૯૭-૧૧૬-મ-પફર-૨૧૯૭-૨૫૮૯-લ - જમીન મહેસૂલ સંહિતા ૧૮૭૯ની કલમ-૭ અન્વયે મળેલ સત્તાની રૂએ ગુજરાત સરકાર આથી ઠરાવે છે કે તાત્કાલિક અસરથી અમલમાં આવે તે રીતે અમદાવાદ જિલ્લાના વિરમગામ તાલુકાનું વિભાજન કરી રામપુરા (ભંકોડા) તાલુકાની રચના કરવામાં આવે છે.

નવા રચાયેલ રામપુરા (ભંકોડા) તાલુકામાં અનુસૂચિમાં દર્શાવેલ ગામોનો સમાવેશ થશે. બાકીના ગામો મૂળ વિરમગામ તાલુકામાં વધાવત રહેશે.

આ તાલુકાનું મુખ્ય મથક રામપુરા રહેશે અને તે અમદાવાદ જિલ્લાના વિરમગામ પ્રાંતમાં ગણાશે.

મહેસૂલ વિભાગના ઠરાવ ક્રમાંક : પફર-૨૧૯૭-૨૫૮૯-લ તારીખ : ૧૫-૧૦-૯૭ સાથેની અનુસૂચિ.-:

અમદાવાદ જિલ્લાના રામપુરા (ભંકોડા) તાલુકાના સમાવિષ્ટ ગામોની યાદી. (કુલ ગામો ૭૦).

ક્રમાંક	ગામનું નામ	ક્રમાંક	ગામનું નામ
૧.	દેત્રોળ	૮.	છમીયાર
૨.	સંગપુરા	૯.	ભગાપુરા
૩.	દામોદરીપુરા	૧૦.	ઉધરોળ
૪.	કુકવાવ	૧૧.	ઉધરોળપુરા
૫.	હઠીપુરા	૧૨.	કાંજ
૬.	મોટા કરણપુરા	૧૩.	રામપુરા
૭.	નાના કરણપુરા	૧૪.	ભવકોડા

૧	૨	૧	૨
૧૫.	કોઈમ્તીયા	૪૩.	ગુંમલા
૧૬.	શીવપુરા--ચુનીન પુરા	૪૪.	ઢાબસર
૧૭.	બાસ્કા	૪૫.	રુદાતલ
૧૮.	પનાર	૪૬.	બાન્દાઈ
૧૯.	નદીયાણા	૪૭.	મોટી રાન્નાઈ
૨૦.	કરીયાણા	૪૮.	નાની રાન્નાઈ
૨૧.	બાવળા	૪૯.	જેઠીપુરા
૨૨.	દેવપુરા	૫૦.	મદીસણા
૨૩.	ખુરદ	૫૧.	ડાંગરવા
૨૪.	કાદીપુરા	૫૨.	બામરોલી
૨૫.	મેલજ	૫૩.	સુવાળા
૨૬.	સદાતપુરા	૫૪.	રાજપુરા
૨૭.	દેકાવાડા	૫૫.	ફતેપુરા
૨૮.	રતનપુરા	૫૬.	સુજપુરા
૨૯.	માઝસણા	૫૭.	તેલાવી
૩૦.	ભોંયણી	૫૮.	ભટારીયા
૩૧.	ભોંયણી પુરા	૫૯.	નમરપુરા
૩૨.	ધેલડા	૬૦.	નાની કુમાદ
૩૩.	સોભાસણ	૬૧.	મોટી કુમાદ
૩૪.	ન થપુરા	૬૨.	રંગપુરા
૩૫.	ઈન્દ્રપુરા	૬૩.	સરસાવડી
૩૬.	અબાસણ	૬૪.	મેમદપુરા (હરીપુરા)
૩૭.	નદીસણા	૬૫.	બાલસાસણ
૩૮.	ગમાનપુરા	૬૬.	ઘટીસણા
૩૯.	ઉમેદપુરા	૬૭.	કાંતરોલી
૪૦.	જશપુરા	૬૮.	કઢાણા
૪૧.	ઓઢવ	૬૯.	વાસણા (છનીવાર)
૪૨.	ઓઢવપુરા	૭૦.	ચણાઈયા

ગુજરાતના રાજ્યપાલશ્રીના હુકમથી અને તેમના નામે,

પી. એમ. પટેલ,
સરકારના ઉપસચિવ.

મુંબઈ જમીન મહેસુલ સંહિતા ૧૮૭૯ની
કલમ-૭ અન્વયે જાહેરનામું

મહેસુલ વિભાગ

સચિવલય, ગાંધીનગર, ૧૫મી ઓક્ટોબર, ૧૯૯૭.

ક્રમાંક : ધમ-૯૭-૧૧૬-મ-પફર-૨૧૯૭-૨૫૮૯-લ.-- જમીન મહેસુલ સંહિતા ૧૮૭૯ની કલમ-૭ અન્વયે મળેલ સત્તાની રૂએ ગુજરાત સરકાર આથી ઠરાવે છે કે તાત્કાલિક અસરથી અમલમાં આવે તે રીતે અમદાવાદ જિલ્લાના વિરમગામ તાલુકાનું વિભાજન કરી માંડલ તાલુકાની રચના કરવામાં આવે છે.

તથા રચાયેલ માંડલ તાલુકામાં અનુસૂચિમાં દર્શાવેલ ગામોનો સમાવેશ થશે. બાકીના ગામો મૂળ વિરમગામ તાલુકામાં યથાવત રહેશે.

આ તાલુકાનું મુખ્ય મથક માંડલ રહેશે અને તે અમદાવાદ જિલ્લાના વિરમગામ પ્રાંતમાં ગણાશે.

મહેસુલ વિભાગના ઠરાવ ક્રમાંક : ૫૬૨-૨૧૯૭-૨૫૮૯-વ. તારીખ ૧૫-૧૦-૯૭ સાથેની અનુસૂચિ. :-

અમદાવાદ જિલ્લાના માંડલ તાલુકાના સમાવિષ્ટ ગામોની યાદી
(કુલ ગામો-૪૯)

ક્રમાંક	ગામનું નામ	ક્રમાંક	ગામનું નામ
૧.	માંડલ	૨૬.	મીઠાપુર
૨.	ઠાડવાસણ	૨૭.	રખીયાણા
૩.	નવાગામ	૨૮.	નાના ઉભડા
૪.	ટૂંન્ડે	૨૯.	રીબડી
૫.	ઉખલોડ	૩૦.	સોલગામ
૬.	દશવાણા	૩૧.	સાદરા
૭.	ચોકડી	૩૨.	દેડાસણ
૮.	કાનપુરા (દ)	૩૩.	વડાણ
૯.	ચેદલા	૩૪.	શીલોર
૧૦.	કરસનપુરા	૩૫.	ઉકરડી
૧૧.	થાનપુરા	૩૬.	ઝાંઝરવા
૧૨.	વિકલાપુર	૩૭.	શીણજ
૧૩.	વિછણ	૩૮.	કાનપુરા (શીણજ)
૧૪.	બલીસણ	૩૯.	આનંદપુરા
૧૫.	કાચરોલ	૪૦.	ગાકડી
૧૬.	સીતાપુર	૪૧.	કાલીયાણા
૧૭.	હાંસલપુર (બ)	૪૨.	દેડીવાસણ
૧૮.	વનપરડી	૪૩.	ગોરંધા
૧૯.	કુણપુર	૪૪.	જૂના પાધર
૨૦.	નાયકપુર	૪૫.	અંશોકનગર
૨૧.	વાસણ (ક)	૪૬.	દુમાલા
૨૨.	દાલોદ	૪૭.	બોરી વડગાસ
૨૩.	વરમોળ	૪૮.	વણી
૨૪.	વિજુવાળા	૪૯.	કાકરાવાળી
૨૫.	ચેર		

ગુજરાતના રાજ્યપાલશ્રીના હુકમથી અને તેમના નામે,

પી. એમ. પટેલ,
સરકારના ઉપસચિવ.

મુંબઈ જમીન મહેસુલ સંહિતા, ૧૮૭૯ની
કલમ-૭ અન્વયે જાહેરનામું.

મહેસુલ વિભાગ

સચિવાલય, ગાંધીનગર, ૧૫મી ઓક્ટોબર, ૧૯૯૭.

ક્રમાંક : ઘમ-૯૭-૧૧૬-મ-૫૬૨-૨૧૯૭-૨૫૮૯-વ.- જમીન મહેસુલ સંહિતા, ૧૮૭૯ની કલમ-૭ અન્વયે મળેલ સત્તાની રૂએ ગુજરાત સરકાર આથી ઠરાવે છે કે તાત્કાલિક અસરથી અમલમાં આવે તે રીતે અમદાવાદ જિલ્લાના ધંધુકા તાલુકાનું વિભાજન કરી રાણપુર તાલુકાની રચના કરવામાં આવે છે.

નવા રચાયેલ રાણપુર તાલુકામાં અનુસૂચિમાં દર્શાવેલ ગામોનો સમાવેશ થશે. બાકીના ગામો મૂળ ધંધુકા તાલુકામાં વધાવત રહેશે.

આ તાલુકાનું મુખ્ય મથક રાણપુર રહેશે અને તે અમદાવાદ જિલ્લાના ધોળકા પ્રાંતમાં ગણાશે.

મહેસુલ વિભાગના ઠરાવ ક્રમાંક : પફર-૨૧૮૭-૨૫૮૮-લ.-- તારીખ ૧૫મી ઓક્ટોબર, ૧૯૯૭ સાથેની અનુસૂચિ:-

અમદાવાદ જિલ્લાના રાણપુર તાલુકાના સમાવિષ્ટ ગામોની યાદી
(કલ ગામો ૩૯)

ક્રમાંક	ગામનું નામ	ક્રમાંક	ગામનું નામ
૧.	રાણપુર	૨૧.	સુંદરીયાણા
૨.	ઈનાર	૨૨.	મોટીવાવડી
૩.	દે વળીય	૨૩.	નાની વાવડી
૪.	આણીયાળી-કરબાની	૨૪.	આણીયાળી કાઠી
૫.	કેરીયા-રાણપુર	૨૫.	પાણવી
૬.	ધારપીપળા	૨૬.	કુંડલી
૭.	સાંગણપુર	૨૭.	અલઉ
૮.	ગઢીયા	૨૮.	ચંદરવા
૯.	દેરડી	૨૯.	જળીલા
૧૦.	બરાનીયા	૩૦.	ખસ
૧૧.	પાટણા	૩૧.	ગોધાવટા
૧૨.	બુરીયા	૩૨.	બગડ
૧૩.	રાજપરા	૩૩.	ચારણકી
૧૪.	અલમપુર	૩૪.	વેળલકા
૧૫.	ઉમરાળા	૩૫.	રાણપરી
૧૬.	બુબાવાવ	૩૬.	વહીયા
૧૭.	હડમતાળા	૩૭.	ગુંદા
૧૮.	ખાખરનેસ	૩૮.	ચાચરીયા
૧૯.	માલનપુર	૩૯.	રેફડા
૨૦.	દેવગાણા		

ગુજરાતના રાજ્યપાલશ્રીના હુકમથી અને તેમના નામે,

પી. એમ. પટેલ,
સરકારના ઉપસચિવ.

મુંબઈ જમીન મહેસુલ સંહિતા, ૧૮૭૯
ની કલમ ૭ અન્વયે જાહેરનામું.

મહેસુલ વિભાગ

સચિવાલય, ગાંધીનગર, ૧૫મી ઓક્ટોબર, ૧૯૯૭.

ક્રમાંક : ધમ/૮૭/૧૧૬/મ/પફર/૨૧૮૭/૨૫૮૮/લ.-- જમીન મહેસુલ સંહિતા, ૧૮૭૯ની કલમ ૭ અન્વયે મળેલ સત્તાની રૂઝો ગુજરાત સરકાર આથી ઠરાવે છે કે તાત્કાલિક અસરથી અમલમાં આવે તે રીતે અમદાવાદ જિલ્લાના દસકોઈ તાલુકાનું વિભાજન કરી તે તાલુકાના ૧૯ ગામો અમદાવાદ સીટી તાલુકામાં સમાવેશ કરવામાં આવે છે.

આમ સીટી તાલુકામાં અનુસૂચિમાં દર્શાવેલ દસકોઈ તાલુકાના ૧૯ ગામોનો સમાવેશ થશે. બાકીના ગામ મુળ દસકોઈ તાલુકામાં યથાવત રહેશે.

મહેસુલ વિભાગના ઠરાવ ક્રમાંક: પફર-૨૧૯૭-૨૫૮૦/વ.- તા. ૧૫મી ઓક્ટોબર, ૧૯૯૭ સાથેની અનુસૂચિ :-

જિલ્લાના નવા તાલુકાનાં સમાવિષ્ટ ગામોની યાદી (કુલ ગામો-૧૮)

ક્રમાંક	ગામનું નામ	ક્રમાંક	ગામનું નામ
૧.	ખાડીયાર	૧૧.	સોલા
૨.	લીલાપુર	૧૨.	ભાડજ
૩.	લપકામણ	૧૩.	હેબતપુર
૪.	છારોડી	૧૪.	થલતેજ
૫.	ત્રાગડ	૧૫.	બોડકેદેવ
૬.	કાળી	૧૬.	આંબલી
૭.	ચેનપુર	૧૭.	બોપલ
૮.	જગતપુર	૧૮.	ધુમા
૯.	ઓગણજ	૧૯.	શીવજ
૧૦.	ગોતા		

ગુજરાતના રાજ્યપાલશ્રીના હુકમથી અને તેમના નામે,

પી. એમ. પટેલ,
સરકારના ઉપસચિવ.

મુંબઈ જમીન મહેસુલ સંહિતા ૧૮૭૯ની
ક્લમ-૭ અન્વયે જાહેરનામું.

મહેસુલ વિભાગ

સચિવાલય, ગાંધીનગર, ૧૫મી ઓક્ટોબર, ૧૯૯૭.

ક્રમાંક : ધમ/૮૭/૧૧૭/મ/પફર/૨૬૮૭/૨૫૮૦/વ.-જમીન મહેસુલ સંહિતા, ૧૮૭૯ ની ક્લમ-૭ અન્વયે મળેલ સત્તાની રૂએ ગુજરાત સરકાર આથી ઠરાવે છે કે તાત્કાલિક અસરથી અમલમાં આવે તે રીતે સુરત જિલ્લાના ચોર્યાસી તાલુકાનું વિભાજન કરી સુરત સીટી તાલુકાની રચના કરવામાં આવે છે.

નવા રચાયેલ સીટી તાલુકામાં અનુસૂચિમાં દર્શાવેલ ગામોનો સમાવેશ થશે. બાકીના ગામો મૂળ ચોર્યાસી તાલુકામાં યથાવત રહેશે.

આ તાલુકાનું મુખ્ય મથક સુરત રહેશે અને તે સુરત જિલ્લાના ચોર્યાસી પ્રાંતમાં ગણાશે.

મહેસુલ વિભાગના ઠરાવ ક્રમાંક : પફર/૨૬૮૭/૨૫૮૦/વ, તારીખ ૧૫/૧૦/૧૯૯૭ સાથેની અનુસૂચિ :-

સુરત જિલ્લાના નવા સીટી તાલુકા સમાવિષ્ટ ગામોની યાદી.

(સુરત મહાનગરપાલિકામાં આવેલ વોર્ડ નં. ૧ થી ૧૨ તથા શહેરી વિસ્તારમાં સમાવિષ્ટ ગામો.)

ક્રમાંક	ગામનું નામ	ક્રમાંક	ગામનું નામ
૧.	અડાજણ	૫.	ભટાર
૨.	અઠવા	૬.	અલથાણ
૩.	મજુરા	૭.	જહાંગીરપુરા
૪.	ઉમરા	૮.	જહાંગીરાબાદ

ક્રમાંક	ગામનું નામ	ક્રમાંક	ગામનું નામ
૯.	પીસાદ	૨૨.	ટુંકી
૧૦.	સંદેર	૨૩.	વેડ
૧૧.	ભેદવાદ	૨૪.	ડુંભાલી
૧૨.	પાંડેસરા	૨૫.	ડુંભાલ
૧૩.	પીપલોદ	૨૬.	નાના વરાછા
૧૪.	ખટોદરા	૨૭.	ફલપાડા
૧૫.	સાંજણા	૨૮.	ભેસ્તાન
૧૬.	ઉધના	૨૯.	લિંબાયત
૧૭.	ઉમરવાડા	૩૦.	નવાગામ
૧૮.	કાયદા	૩૧.	મગોબ (પાર્ટ) સીટી
૧૯.	કતારગામ	૩૨.	બમરોલી
૨૦.	કરંજ	૩૩.	ડીંગલી (પાર્ટ)
૨૧.	સીંગણપોર		

ગુજરાતના રાજ્યપાલશ્રીના હુકમથી અને તેમના નામે,

પી. એમ. પટેલ,
સરકારના ઉપસચિવ.

મુંબઈ જમીન મહેસુલ સંહિતા, ૧૮૭૯ની
ક્લમ-૭ અન્વયે જાહેરનામું

મહેસુલ વિભાગ

સચિવાલય, ગાંધીનગર, ૧૫મી ઓક્ટોબર, ૧૯૯૭.

ક્રમાંક : ધમ-૯૭-૧૧૭-મ-પફર-૨૬૯૭-૨૫૯૦-વ.—જમીન મહેસુલ સંહિતા, ૧૮૭૯ની ક્લમ-૭ અન્વયે મળેલ સત્તાની રૂએ ગુજરાત સરકાર આથી ઠરાવે છે કે તાત્કાલિક અસરથી અમલમાં આવે તે રીતે સુરત જિલ્લાના માંગરોલ તાલુકાનું વિભાજન કરી ઉમરપાડા તાલુકાની રચના કરવામાં આવે છે.

નવા રચાયેલ ઉમરપાડા તાલુકામાં અનુસૂચિમાં દર્શાવેલ ગામોનો સમાવેશ થશે. બાકીના ગામો મૂળ માંગરોલ તાલુકામાં થયાવત રહેશે.

આ તાલુકાનું મુખ્ય મથક ઉમરપાડા રહેશે અને તે સુરત જિલ્લાના ઓલપાડ પ્રાંતમાં ગણાશે.

મહેસુલ વિભાગના ઠરાવ ક્રમાંક : પફર/૨૬૯૭/૨૫૯૦/વ, તારીખ : ૧૫-૧૦-૧૯૯૭ સાથેની અનુસૂચિ :—

સુરત જિલ્લાના ઉમરપાડા તાલુકાનો સમાવિષ્ટ ગામોની યાદી (કુલ ગામો-૬૩)

ક્રમાંક	ગામનું નામ	ક્રમાંક	ગામનું નામ
૧.	આમલીદાભદા	૮.	અંબાડી
૨.	ઉમરખાડી	૯.	કાલીજમણ
૩.	ઉમરગોટ	૧૦.	કેવડી (ચરદા)
૪.	ઉમરદા	૧૧.	ખાંભાજંગલી
૫.	ઉમરઝર	૧૨.	દરદા
૬.	ઉમરપા	૧૩.	નવાચકરા
૭.	ઉચવણ	૧૪.	નસારપુર

ક્રમાંક	ગામનું નામ	ક્રમાંક	ગામનું નામ
૧૫.	નાનાસુત ખડકા	૪૦.	ખોડખાંબા
૧૬.	પાંચઆંબા	૪૧.	ગુંદીકુવા
૧૭.	પીનપુર	૪૨.	ગોપાલીયા
૧૮.	બરડી	૪૩.	ગોવર
૧૯.	બરડીપાડા	૪૪.	ગોદલીયા
૨૦.	બલાલકુવા	૪૫.	ધાણાવડ
૨૧.	બીજલવાડી	૪૬.	ચકરા
૨૨.	લીલવાણ	૪૭.	ચવડા
૨૩.	મોટીદેવરપાણ	૪૮.	ચારણી
૨૪.	રાણીકુંડ	૪૯.	ચંદ્રપાડા
૨૫.	રુઢીગવાણ	૫૦.	ચીતલદા
૨૬.	વકાંતઆંબા	૫૧.	ચીચીપાતલ
૨૭.	વડગામ	૫૨.	ચોખવાડા
૨૮.	વડપાડા	૫૩.	ઝુમાવાડી
૨૯.	વહાર	૫૪.	ઝરધણ
૩૦.	વાડી	૫૫.	ઝરાવાડી
૩૧.	વેવાવી	૫૬.	ટાવલ
૩૨.	સંટવાણ	૫૭.	ડોંગરીપાડા
૩૩.	શરદા	૫૮.	દિવતણ
૩૪.	સરવાણકુંડી	૫૯.	ઉભારીયા
૩૫.	સલ્વી	૬૦.	શામપુરા
૩૬.	સાદડાપાણી	૬૧.	પાડા
૩૭.	સેવલાણ	૬૨.	માંડણ (પાડા)
૩૮.	હરીપુરા	૬૩.	કડવીદાદરા.
૩૯.	હલધરી		

ગુજરાતના રાજ્યપાલશ્રીના હુકમથી અને તેમના નામે,

પી. એમ. પટેલ,
સરકારના ઉપસચિવ.

મુંબઈ જમીન મહેસૂલ સંહિતા, ૧૮૭૯ની
ક્લમ-૭ અન્વયે જાહેરનામું

મહેસૂલ વિભાગ

સચિવાલય, ગાંધીનગર, ૧૫મી ઓક્ટોબર, ૧૯૯૭.

ક્રમાંક : ધમ/૮૭/૧૧૮/મ/પફર/૧૬૮૭/૨૫૮૧/વ.—જમીન મહેસૂલ સંહિતા, ૧૮૭૯ ની કલમ-૭ અન્વયે મળેલ સત્તાની રૂબરૂ ગુજરાત સરકાર આથી કરાવે છે કે તાત્કાલિક અસરથી અમલમાં આવે તે રીતે જૂનાગઢ જિલ્લાના વેરાવળ તાલુકાનું વિભાજન કરી સૂત્રાપાડા તાલુકાની રચના કરવામાં આવે છે.

નવા રચાયેલા સૂત્રાપાડા તાલુકામાં અનુસૂચિમાં દર્શાવેલ ગામોનો સમાવેશ થશે. બાકીના ગામો મૂળ વેરાવળ તાલુકામાં થયેલ રહેશે.

આ તાલુકાનું મુખ્ય મથક સૂત્રાપાડા રહેશે અને તે જૂનાગઢ જિલ્લાના વેરાવળ પ્રાંતમાં અણશે.

મહેસુલ વિભાગના ઇશવ ક્રમાંક : ૫૬૨/૧૬૯૭/૨૫૯૧/વ.—તરીખ ૧૫/૧૦/૯૭ સાથેની અનુમતિ :—

જૂનાગઢ જિલ્લાના સુત્રાપાડા તાલુકાના સમાવિષ્ટ ગામોની યાદી (કુલ ગામો-૪૭)

ક્રમાંક	ગામનું નામ	ક્રમાંક	ગામનું નામ
૧.	ધામજેલ	૨૫.	પીપળવા
૨.	બરેલવ	૨૬.	પ્રાંસલી
૩.	થોરડી	૨૭.	રંગપુર
૪.	આણંદપરા	૨૮.	ગંગિયા
૫.	ટોબરા	૨૯.	ભુવાવાડા
૬.	વિરોદર	૩૦.	વાવડીસૂત્રા
૭.	લાખાપરા	૩૧.	થરેલી
૮.	ખાંભા	૩૨.	પાદરુકા
૯.	મહોબતપરા	૩૩.	પ્રશ્નાવાડા
૧૦.	ધંટીયાપ્રાંચી	૩૪.	ખેરા
૧૧.	સુંદરપરા	૩૫.	કડછલા
૧૨.	ગોરખમઢી	૩૬.	સોલાજ
૧૩.	ઉબરી	૩૭.	ભુવાટીબી
૧૪.	નવાગામ	૩૮.	મોરડીયા
૧૫.	ભાસંદ	૩૯.	મટાણા
૧૬.	ચગીયા	૪૦.	રાખેજ
૧૭.	મોરાસા	૪૧.	અમરપુર
૧૮.	લાટી	૪૨.	સરા
૧૯.	હરણાસા	૪૩.	બરુલા
૨૦.	કદવાર	૪૪.	વાંસાવડ
૨૧.	વડોદરા-બાલા	૪૫.	સીંગસર
૨૨.	લોઢવા	૪૬.	સુત્રાપાડા
૨૩.	આલીંગા	૪૭.	કણનેતર
૨૪.	ટીબડી		

ગુજરાતના રાજ્યપાલશ્રીના હુકમથી અને તેમના નિર્દેશ મુજબ

પી. એમ. પટેલ,
સરકારના ઉપસચિવ

મુંબઈ જમીન મહેસુલ સંહિતા, ૧૮૭૯ની
ક્લમ-૭ અન્વયે બહેન મું.

મહેસુલ વિભાગ

સચિવાલય, ગાંધીનગર, ૧૫મી ઓક્ટોબર, ૧૯૯૭.

ક્રમાંક : ધમ/૯૭/૧૧૯/મ/૫૬૨/૨૨૯૭/૨૫૯૨/વ.—જમીન મહેસુલ સંહિતા, ૧૮૭૯ની ક્લમ-૭ અન્વયે મળેલ શરતોની રૂબરૂ, ગુજરાત સરકાર આથી ઇવે છે કે તાત્કાલિક અસરથી અમલમાં આવે તે રીતે આણંદ જિલ્લાના પેટવાદ તાલુકાનું વિભાજન કરી જોડાણ તાલુકાની રચના કરવામાં આવે છે.

તેવા રચાયેલા સોજત્રા તાલુકામાં અનુસૂચિમાં દર્શાવેલ ગામોનો સમાવેશ થશે. બાકીના ગામો મુળ પેટવાદ તાલુકામાં યથાવત રહેશે.

આ તાલુકાનું મુખ્ય મથક સોજત્રા રહેશે અને તે આણંદ જિલ્લાના પેટવાદ પ્રાંતમાં ગણાશે.

મહેસુલ વિભાગના ધ્યાવ ક્રમાંક : ૫૬૨/૨૨૯૭/૨૫૮૨/૬, તારીખ ૧૫/૧૦/૯૭.

આણંદ જિલ્લાના નવા સોજીત્રા તાલુકાના સમાવિષ્ટ ગામોની યાદી

(કુલ ગામો ૨૪)

ક્રમાંક	ગામનું નામ	ક્રમાંક	ગામનું નામ
૧.	સોજીત્રા	૧૩.	બાંટવા
૨.	મધરોલ	૧૪.	પલોલ
૩.	લીંબાલી	૧૫.	કોઠાવી
૪.	ગ્રાવી	૧૬.	વીરોલ (સિ.)
૫.	દેવાતળ	૧૭.	કસોર
૬.	ત્રંબોવાડ	૧૮.	મલાતળ
૭.	પેટલી	૧૯.	બાલીન્દા
૮.	જૂ	૨૦.	ભડસદ
૯.	મેઘલપુર	૨૧.	દેવ તળપદ
૧૦.	ડભેઉ	૨૨.	ગડા
૧૧.	ડુણ	૨૩.	ઈસણાવ
૧૨.	ખાણસોલ	૨૪.	પીપળાવ

ગુજરાતના રાજ્યપાલશ્રીના હુકમથી અને તેમના નામે,

પી. એમ. પટેલ
સરકારના ઉપ સચિવ.

મુંબઈ જમીન મહેસુલ સંહિતા, ૧૮૭૯ની
કલમ ૭ અન્વયે જાહેરનામું.

મહેસુલ વિભાગ

સચિવાલય, ગાંધીનગર, ૧૫મી ઓક્ટોબર, ૧૯૯૭.

ક્રમાંક : ૬૫-૯૭/૧૧૮/૫/૫૬૨/૨૨૯૭/૨૫૮૨/૬.—જમીન મહેસુલ સંહિતા, ૧૮૭૯ની કલમ ૭ અન્વયે મળેલ સત્તાની રૂએ, ગુજરાત સરકાર આથી ધ્યાવે છે કે તાત્કાલિક અસરથી અમલમાં આવે તે રીતે આણંદ જિલ્લાના આણંદ તાલુકાનું વિભાજન કરી ઉમરેક તાલુકાની રચના કરવામાં આવે છે.

નવા રચાયેલ ઉપરેક તાલુકામાં અનુસૂચિમાં દર્શાવેલ ગામોના સમાવેશ થશે. બાકીના ગામો મુળ આણંદ તાલુકામાં યથાવત રહેશે.

આ તાલુકાનું મુખ્ય મથક ઉમરેક રહેશે અને તે આણંદ જિલ્લાના આણંદ પ્રાંતમાં ગણાશે.

મહેસૂલ વિભાગના ઠરાવ ક્રમાંક : ૫૬૨/૨૨૯૭/૨૫૯૨/વ, તારીખ ૧૫/૧૦/૯૭ સાથેની અનુસૂચિ :-

આણંદ જિલ્લાના ઉમરેઠ તાલુકાના સમાવિષ્ટ ગામોની યાદી.

(કુલ ગામો ૩૬)

ક્રમાંક	ગામનું નામ	ક્રમાંક	ગામનું નામ
૧.	ઉમરેઠ	૧૯.	જાખલા
૨.	ઝાલાબોરડી	૨૦.	ફતેપુરા
૩.	ધોરા	૨૧.	દાગજીપુરા
૪.	થભણા	૨૨.	સુરેલી
૫.	પરવટા	૨૩.	ધુબેટા
૬.	લીંગડા	૨૪.	સુંદરપુરા
૭.	પણસોરા	૨૫.	ખાનકુવા
૮.	ઉટખરી	૨૬.	વાડાપુરા
૯.	વણસેલ	૨૭.	સરદારપુરા
૧૦.	ભાટપુરા	૨૮.	ઓડ.
૧૧.	નવાપુરા	૨૯.	તારપુરા
૧૨.	ખાંખણપુર	૩૦.	ભરોડા
૧૩.	બેચરી	૩૧.	અહોમા
૧૪.	હમીદપુરા	૩૨.	શીલી
૧૫.	આશાપુરા	૩૩.	રતનપુરા
૧૬.	ગંગાપુરા	૩૪.	ચારડી
૧૭.	મેઘવા (વાથપુરા)	૩૫.	ખોરવાડ
૧૮.	સોયદપુરા	૩૬.	પ્રતાપપુરા

ગુજરાતના રાજ્યપાલશ્રીના હુકમથી અને તેમના નામે,

પી. એમ. પટેલ,
સરકારના ઉપ-સચિવ,

મુંબઈ જમીન મહેસૂલ સંહિતા, ૧૮૭૯ની
કલમ-૭ અન્વયે જાહેરનામું.

મહેસૂલ વિભાગ

સચિવલય, ગાંધીનગર, ૧૫મી ઓક્ટોબર, ૧૯૯૭.

ક્રમાંક : ધમ-૯૭-૧૧૯-મ-૫૬૨-૨૨૯૭/૨૫૯૨-વ. -જમીન મહેસૂલ સંહિતા, ૧૮૭૯ની કલમ-૭ અન્વયે મળેલ સરતોની રૂએ, ગુજરાત સરકાર આથી ઠરાવે છે કે, તાત્કાલિક અસરથી અમલમાં આવે તે રીતે આણંદ જિલ્લાના ખંભાત તાલુકાનું વિભાજન કરી તારાપુર તાલુકાની રચના કરવામાં આવે છે.

નજી રચાયેલ તારાપુર તાલુકામાં અનુસૂચિમાં દર્શાવેલ ગામોનો સમાવેશ થશે. બાકીના ગામો મૂળ ખંભાત તાલુકામાં વ્યથાવત રહેશે.

આ તાલુકાનું મુખ્ય મથક તારાપુર રહેશે અને તે આણંદ જિલ્લાના પેટલાદ પ્રાંતમાં ગણાશે.

મહેસુલ વિભાગના ઠરાવ ક્રમાંક : પફર-૨૨૯૭/૨૫૮૨/લ, તારીખ ૧૫-૧૦-૯૭ સભ્યની અનુસૂચિ :-

આણંદ જિલ્લાના તારાપુર તાલુકાના સમાવિષ્ટ ગામોની યાદી :-

(કુલ ગામો ૪૨)

ક્રમાંક	ગામનું નામ	ક્રમાંક	ગામનું નામ
૧.	જલ્લા	૨૨.	રેલ
૨.	ઉટવાડા	૨૩.	ઈન્દ્રજી
૩.	આદરુજી	૨૪.	ઈસનપુર
૪.	માલપુર	૨૫.	વરસડા
૫.	ભડેરજી	૨૬.	વાળદાપુરા
૬.	મોભા	૨૭.	ફતેપુરા
૭.	સાઠ	૨૮.	ખાનપુર
૮.	દારાપુર	૨૯.	સીંગા
૯.	ઈસરવાડા	૩૦.	નભાઈ
૧૦.	ટોલ	૩૧.	પચેગામ
૧૧.	મોરજી	૩૨.	ચીતરવાડા
૧૨.	મહીયારી	૩૩.	દુગારી
૧૩.	ચીખલીયા	૩૪.	કરંબારા
૧૪.	જીચકા	૩૫.	ચાંગડા
૧૫.	ગોરાડ	૩૬.	વંકિતલાવ
૧૬.	આમલીયારા	૩૭.	મીલરામપુરા
૧૭.	બુધેજી	૩૮.	ખડા
૧૮.	પાદરા	૩૯.	મોટા કલોદરા
૧૯.	જાફરાબાદ	૪૦.	જાફરગંજ
૨૦.	ખાખસર	૪૧.	મનાવાડા
૨૧.	જલ્લી	૪૨.	જલ્લીયાણા

ગુજરાતના રાજ્યપાલશ્રીના હુકમથી અને તેમના નામે,

પી. એમ. પટેલ,
સરકારના ઉપ સચિવ.

મુબઈ જમીન મહેસુલ સંહિતા, ૧૮૭૯ની
ક્લમ-૭ અન્વયે જાહેરનામું.

મહેસુલ વિભાગ

સચિવાલય, ગાંધીનગર, તારીખ ૧૫મી ઓક્ટોબર, ૧૯૯૭.

ક્રમાંક : ધમ-૯૭-૧૧૮-મ-પફર-૨૨૯૭-૨૫૮૨-લ.—જમીન મહેસુલ સંહિતા, ૧૮૭૯ની કલમ-૭ અન્વયે મળેલ સરત્તાની રુએ, ગુજરાત સરકાર આથી ઠરાવે છે કે તાત્કાલિક અસરથી અમલમાં આવે તે રીતે ખેડા જિલ્લાના બાલાસિનોર તાલુકાનું વિભાજન કરી વિરપુર તાલુકાની રચના કરવામાં આવે છે.

નવા રચાયેલા વિરપુર તાલુકામાં અનુસૂચિમાં દર્શાવેલ ગામોનો સમાવેશ થશે. જાકીના ગામો મૂળ બાલાસિનોર તાલુકામાં થયાવત રહેશે.

આ તાલુકાનું મુખ્ય મથક વિરપુર રહેશે અને તે ખેડા જિલ્લાના નહિયાદ પ્રાંતમાં ગણાશે.

મહેસુલ વિભાગના ઠરાવ ક્રમાંક : પકર-૨૨૯૭-૨૫૯૨-વ, તારીખ ૧૫-૧૦-૯૭ સાથેની અનુસૂચિ.

ખેડા જિલ્લાના નવા વિરપુર તાલુકાના સમાવિષ્ટ ગામોની યાદી.

(કુલ ગામો ૫૪)

ક્રમાંક	ગામનું નામ	ક્રમાંક	ગામનું નામ
૧.	ખેતાવાડા	૨૮.	જમાલપુર
૨.	ચાંખલી ઝોઝા	૨૯.	રસુલપુર
૩.	ખાંટા	૩૦.	ગોપાલપુરા
૪.	ઘાટડા	૩૧.	કસલાવટી
૫.	ડેભારી	૩૨.	નાસરોલા
૬.	બાધરપુરા	૩૩.	ખેરોલી
૭.	છરવગાં	૩૪.	લીંબરવાડા
૮.	કોયલા	૩૫.	હાંડીયા (પીર)
૯.	રામપુરા	૩૬.	સારોયા
૧૦.	ગંધારી	૩૭.	બલવાખાંટના મુવાડા
૧૧.	આલમપુરા	૩૮.	ખરોડ
૧૨.	ઉમરોયા	૩૯.	જાંબુડી
૧૩.	કોયડમ	૪૦.	પાંસરોડા
૧૪.	ભાટપુર	૪૧.	ઝવરા ખાંટના મુવાડા
૧૫.	રળિયાતા (વિરપુર)	૪૨.	વરધરા
૧૬.	ભરોડા	૪૩.	ભાણજીની વાવ
૧૭.	બારોડા	૪૪.	ખાંટા
૧૮.	કુંભરવાડી	૪૫.	વાઘેલી
૧૯.	કાસુડી	૪૬.	સરાડાયા
૨૦.	રાજપુર (વિરપુર)	૪૭.	રતનકુવા
૨૧.	સાલેયા	૪૮.	આસુદરોયા
૨૨.	વઘાસ	૪૯.	બાર
૨૩.	ચોરસા	૫૦.	બુટીયા
૨૪.	રોઝાવ	૫૧.	જેધપુર
૨૫.	ગામવાડી	૫૨.	આસપુર
૨૬.	રાજોલા	૫૩.	તાજપુર
૨૭.	ધોરાવાડા	૫૪.	વિરપુર.

ગુજરાતના રાજ્યપાલશ્રીના હુકમથી અને તેમના નામે,

પી. એમ. પટેલ,
સરકારના ઉપ સચિવ.

મુંબઈ જમીન મહેસુલ સંહિતા, ૧૮૭૯ની
ક્લમ-૭ અન્વયે જાહેરનામું.

મહેસુલ વિભાગ

સચિવાલય, ગાંધીનગર, તા. ૧૫મી ઓક્ટોબર, ૧૯૯૭.

ક્રમાંક : પમ-૯૭-૧૧૯-મ-પકર-૨૨૯૭-૨૫૯૨-વ.— જમીન મહેસુલ સંહિતા, ૧૮૭૯ની કલમ-૭ અન્વયે મળેલ સત્તાની રૂએ ગુજરાત સરકાર આથી ઠરાવે છે કે તાત્કાલિક અસરથી અમલમાં આવે તે રીતે ખેડા જિલ્લાના મહેમદાવાદ અને માતર તાલુકાનું વિભાજન કરી ખેડા તાલુકાની રચના કરવામાં આવે છે.

નવા રચાયેલ ખેડા તાલુકામાં અનુસૂચિમાં દર્શાવેલ ગામોનો સમાવેશ થશે. બાકીના ગામો મૂળ મહેમદાવાદ અને માતર તાલુકામાં યથાવત રહેશે.

આ તાલુકાનું મુખ્ય મથક ખેડા રહેશે અને તે ખેડા જિલ્લાના નડીયાદ પ્રાંતમાં ગણાશે.

મહેસૂલ વિભાગના ઠરાવ ક્રમાંક : પફર-૨૨૯૭-૨૫૯૨-વ. તારીખ - ૧૫-૧૦-૯૭ સાથેની અનુસૂચિ

ખેડા જિલ્લાના ખેડા તાલુકાના સમાવિષ્ટ ગામોની યાદી (કુલ ગામો - ૨૯)

ક્રમાંક	ગામનું નામ	ક્રમાંક	ગામનું નામ
૧.	સમાદરા	૧૬.	કઠવાડા
૨.	વાસણાખુર્દ	૧૭.	મેરઈ
૩.	વાસણા મારગીરા	૧૮.	પાણસોલી
૪.	બીરજ	૧૯.	પીંગલજ
૫.	લાલી	૨૦.	વાવડી
૬.	ઉમિયાપુર	૨૧.	ડામરા
૭.	મહીજ	૨૨.	શેત્રા
૮.	સાંખેજ	૨૩.	ગોવિંદપુરા
૯.	ખુનરવાડ	૨૪.	ઢંઢાલ
૧૦.	ઈયાવા	૨૫.	વડાલા
૧૧.	ખેડા	૨૬.	કલોલી
૧૨.	સારસા	૨૭.	ચિત્રાસ
૧૩.	કાજપુરા	૨૮.	રકુ
૧૪.	વૈફકપુરા	૨૯.	ચાંદણા
૧૫.	મહારપુરા		

ગુજરાતના રાજ્યપાલશ્રીના હુકમથી અને તેમના નામે,

પી. એમ. પટેલ,
સરકારના ઉપસચિવ

મુંબઈ જમીન મહેસૂલ સંહિતા ૧૮૭૯ની
ક્લમ-૭ અન્વયે જાહેરનામું.

મહેસૂલ વિભાગ

સચિવાલય, ગાંધીનગર, તા. ૧૫મી ઓક્ટોબર, ૧૯૯૭.

ક્રમાંક : ઘમ-૯૭-૧૧૯-મ-પફર-૨૨૯૭-૨૫૯૨-વ.— જમીન મહેસૂલ સંહિતા ૧૮૭૯ની કલમ ૭ અન્વયે મળેલ સત્તાની રૂએ ગુજરાત સરકાર આથી ઠરાવે છે કે તાત્કાલિક અસરથી ગામલમાં આવે તે રીતે ખેડા જિલ્લાના કપડવંજ તાલુકાનું વિભાજન કરી કઠવાલ તાલુકાનું રચના કરવામાં આવે છે.

નવા રચાયેલ કઠવાલ તાલુકામાં અનુસૂચિમાં દર્શાવેલ ગામોનો સમાવેશ થશે. બાકીના ગામો મૂળ કપડવંજ તાલુકામાં યથાવત રહેશે.

આ તાલુકાનું મુખ્ય મથક કઠવાલ રહેશે અને તે ખેડા જિલ્લાના નડીયાદ પ્રાંતમાં ગણાશે.

મહેસૂલ વિભાગના ઠરાવ ક્રમાંક : પફર-૨૨૯૭/૨૫૯૨/વ. તારીખ : ૧૫-૧૦-૯૭ સાથેની અનુસૂચિ.

ખેડા જિલ્લાના કઠવાલ તાલુકાના સમાવિષ્ટ ગામોની યાદી (કુલ ગામો - ૩૯)

ક્રમાંક	ગામનું નામ	ક્રમાંક	ગામનું નામ
૧.	લાડવેલ	૨૩.	કાણીયેલ
૨.	વિશ્વનાથપુરા	૨૪.	કલેતર
૩.	સિકદરપોરડા	૨૫.	છોપડી
૪.	લસુન્દ્રા	૨૬.	અરાલ
૫.	પોરડાફાગવેલ	૨૭.	સરાલી
૬.	ચારણનિકોલ	૨૮.	બગડો
૭.	ફુલછત્રપુરા	૨૯.	જમણી
૮.	કઠાણ	૩૦.	અભરાપુર
૯.	લક્ષ્મણપુરા	૩૧.	ભરકુંડા
૧૦.	ફાગવેલ	૩૨.	છોપીયાલ
૧૧.	અનારા	૩૩.	ગંગીયાલ
૧૨.	ભાટેરા	૩૪.	મુડેલ રતનપુર
૧૩.	પોરડાભાટેરા	૩૫.	ગાડવેલ
૧૪.	શાહપુર	૩૬.	સરખેજ
૧૫.	દાંપટ	૩૭.	ખલાલ
૧૬.	તોરણ	૩૮.	ચરેડ
૧૭.	પિકાઈ	૩૯.	કાકરખાલ
૧૮.	ઠઠવાલ		
૧૯.	પહાડ		
૨૦.	જીતપુરા		
૨૧.	મીરજાપુર		
૨૨.	બદરપુર		

ગુજરાતના સજ્યપાલશ્રીના હુકમથી અને તેમના નામે,

પી. એમ. પટેલ,
સરકારના ઉપસચિવ.

મુંબઈ જમીન મહેસુલ સંહિતા ૧૮૭૯ની
કલમ-૭ અન્વયે જાહેરનામું.

મહેસુલ વિભાગ

સચિવાલય, ગાંધીનગર, ૧૫મી ઓક્ટોબર, ૧૯૯૭.

ક્રમાંક : ધમ/૯૭/૧૧૯/મ/પફર/૨૨૯૭-૨૫૯૨/વ.—જમીન મહેસુલ સંહિતા ૧૮૭૯ની કલમ ૭ અન્વયે મળેલ સત્તાની ફેમે ગુજરાત સરકાર આથી ઠરાવે છે કે તાત્કાલિક અસરથી અમલમાં આવે તે રીતે જેડા જિલ્લાના નરિયાદ તાલુકાનું વિભાજન કરી મહુધા તાલુકાની રચના કરવામાં આવે છે.

નવા રચાયેલ મહુધા તાલુકામાં અનુસૂચિમાં દર્શાવેલ ગામોનો સમાવેશ થશે. બાકીના ગામો મૂળ નરિયાદ તાલુકામાં યથાવત રહેશે.

આ તાલુકાનું મુખ્ય મથક મહુધા રહેશે અને તે જેડા જિલ્લાના નરિયાદ પ્રાંતમાં ગણાશે.

મહેસુલ વિભાગના ઠરાવ ક્રમાંક : પફર-૨૨૯૭-૨૫૯૨/વ, તારીખ ૧૫-૧૦-૯૭ સાથેની અનુસૂચિ.

જેડા જિલ્લાના મહુધા તાલુકાના સમાવિષ્ટ ગામોની યાદી, (કુલ ગામ ૪૫)

ક્રમાંક	ગામનું નામ	ક્રમાંક	ગામનું નામ
૧.	મહુધા	૭.	વડથલ
૨.	ફીણાલ	૮.	રૂપપુરા
૩.	ધંધોડી	૯.	મીનાવાડા
૪.	ભુમસ	૧૦.	કલોલી
૫.	ભાનેર	૧૧.	ખુડદાબાદ
૬.	ખાડીવાલ	૧૨.	ડુસર

ક્રમાંક	ગામનું નામ	ક્રમાંક	ગામનું નામ
૧૩.	મહેદાવાદના મુવાડા	૩૦.	નિઝામપુરા
૧૪.	કડી	૩૧.	વાસણા
૧૫.	મોટી ખડોલ	૩૨.	ધોધાવાડા
૧૬.	નાની ખડોલ	૩૩.	કપરુપુર
૧૭.	ઉંદરા	૩૪.	પોરડા
૧૮.	તોરણીયા	૩૫.	ચુણેલ
૧૯.	નંદગામ	૩૬.	શેરી
૨૦.	મંગળપુર	૩૭.	નગવાલ
૨૧.	સીંગાલી	૩૮.	હેરજ
૨૨.	હજતીયા	૩૯.	ખલાડી
૨૩.	ખુટજ	૪૦.	બલાડી
૨૪.	સાયલા	૪૧.	સાસ્તાપુર
૨૫.	બગડું	૪૨.	બલોલ
૨૬.	મુળજ	૪૩.	કોથજ
૨૭.	આલજડા	૪૪.	મીરજાપુર
૨૮.	અલીપા	૪૫.	સણાલી
૨૯.	મહીસા		

ગુજરાતના રાજ્યપાલશ્રીના હુકમથી અને તેમના નામે,

પી. એમ. પટેલ
સરકારના ઉપ-સચિવ

મુંબઈ જમીન મહેસૂલ સંહિતા ૧૮૭૯
ની કલમ-૭ અન્વયે જાહેરનામું.

મહેસૂલ વિભાગ

સચિવાલય, ગાંધીનગર, ૧૫મી ઓક્ટોબર, ૧૯૯૭.

ક્રમાંક : ધમ-૯૭-૧૨૦-મ-પફર-૨૩૯૭-૨૫૯૩/વ.—જમીન મહેસૂલ સંહિતા ૧૮૭૯ ની કલમ-૭ અન્વયે મળેલ સત્તાની રૂએ ગુજરાત સરકાર આથી ઠરાવે છે કે તાત્કાલિક અસરથી અમલમાં આવે તે રીતે પંચમહાલ જિલ્લાના લુણાવાડા તાલુકાનું વિભાજન કરી ખાનપુર તાલુકાની રચના કરવામાં આવે છે.

નવા રચાયેલ ખાનપુર તાલુકામાં અનુસૂચિમાં દર્શાવેલ ગામોનો સમાવેશ થશે, બાકીના ગામો મૂળ લુણાવાડા તાલુકામાં યથાવત રહેશે.

આ તાલુકાનું મુખ્ય મથક બાકોર રહેશે અને તે પંચમહાલ જિલ્લાનો ગોધરા પ્રાંતમાં ગણાશે.

મહેસૂલ વિભાગના ઠરાવ ક્રમાંક પફર-૨૩૯૭/૨૫૯૩/વ, તારીખ ૧૫મી ઓક્ટોબર, ૧૯૯૭ સાથેની અનુસૂચિ :

પંચમહાલ જિલ્લાના ખાનપુર તાલુકાના સમાવિષ્ટ ગામોની યાદી.

(કુલ ગામો : ૮૬).

ક્રમાંક	ગામનું નામ	ક્રમાંક	ગામનું નામ
૧.	બાકોર	૪.	બસ્તાનામુવાડા
૨.	લાડણના મુવાડા	૫.	લવાણા
૩.	મસાદરા	૬.	હાસિલીયાની મુવાડી

ક્રમાંક ગામનું નામ

ક્રમાંક ગામનું નામ

૭. મુલવેડખ	૪૭. વાચીયા
૮. વાલ્કો	૪૮. કસલાવટી
૯. ચૈયાપુર	૪૯. ધુળેટા
૧૦. ખંડ્યાનામુવાડા	૫૦. બાબલીયા
૧૧. ભાણપુર (વાંકા)	૫૧. વખતપુર
૧૨. દલપતના મુવાડા	૫૨. ત્રાકડી
૧૩. મોકાસાહના ભેવાડા	૫૩. તેલકુઈ
૧૪. વીરપરાના મુવાડા	૫૪. કનોડ
૧૫. મોટાખાંનપુર	૫૫. ઉમરીયા
૧૬. નાના ખાંનપુર	૫૬. ઝેર
૧૭. રહેમાન	૫૭. ઘોઘાવાડા
૧૮. કોલબી	૫૮. પાદડી (કનોડ)
૧૯. કરંટા	૫૯. ભુવાબાર
૨૦. નરોડા	૬૦. સીમલનાડા
૨૧. ખુટેલાવ	૬૧. પુજેલાવ
૨૨. ભાદરોડ	૬૨. ડોડાવંટા
૨૩. મેણા	૬૩. બોરવાઈ
૨૪. વાંઝ	૬૪. મદાપુર
૨૫. છાપરી	૬૫. પાદેડી (ખાતાપુર)
૨૬. બામરોડા	૬૬. પાતાપુર
૨૭. સાંપડીયા	૬૭. જળકુંકડી
૨૮. બડેસરા	૬૮. વાવકુવા
૨૯. ગાંધી	૬૯. ઘોડીયારપીર
૩૦. બેડવલ્લી	૭૦. ખડોદી
૩૧. મસીયા	૭૧. દોલતપુરા
૩૨. કાનેસર	૭૨. કાકરી મહુડી
૩૩. વાંદરવેડ	૭૩. ટોકલી
૩૪. ટાંકના ભેવાડા	૭૪. ઢોલખાખરા
૩૫. કૃતાજના ભેવાડા	૭૫. છાણી
૩૬. ડોલરીયા	૭૬. રાંકલી
૩૭. અખાડાના દેગમડા	૭૭. લંભો
૩૮. ચારણના દેગમડા	૭૮. લીમડીયા ટીંબા
૩૯. પાંડરવાડા	૭૯. વાઢેલા
૪૦. જોડેલા	૮૦. મોરખાખરા
૪૧. કોરવાઈ	૮૧. ઉડાવા
૪૨. મોતીપુરા	૮૨. કાળાખેતરા
૪૩. રુંઝડા	૮૩. નેસડા
૪૪. દેલેલપુરા	૮૪. નવાગામ
૪૫. લીમડીયા	૮૫. ખાતુડા મોરની મુવાડી
૪૬. ઈસરોડી	૮૬. વડાગામ

ગુજરાતના રાજ્યપાલશ્રીના હુકમથી અને તેમના નામે,

પી. એમ. પટેલ,
સરકારના ઉપ-સચિવ.

મુંબઈ નમીન મહેસૂલ સંહિતા ૧૮૭૯ની
ક્લમ-૭ અન્વયે જાહેરનામું

મહેસૂલ વિભાગ,

સચિવાલય, ગાંધીનગર, ૧૫મી ઓક્ટોબર, ૧૯૯૭.

ક્રમાંક ધમ/૯૭/૧૨૦/મ/પફર/૨૩૯૭/૨૫૯૩/વ.—નમીન મહેસૂલ સંહિતા ૧૮૭૯ની ક્લમ-૭ અન્વયે મળેલ સત્તાની રુએ ગુજરાત સરકાર આથી ઠરાવે છે કે તાત્કાલિક અસરથી અમલમાં આવે તે રીતે પંચમહાલ જિલ્લાના ગોધરા તાલુકાનું વિભાજન કરી મોરવા (હડફ) તાલુકાની રચના કરવામાં આવે છે.

નવા રચાયેલા મોરવા (હડફ) તાલુકામાં અનુસૂચિમાં દર્શાવેલ ગામોનો સમાવેશ થશે. બાકીના ગામો મૂળ ગોધરા તાલુકામાં યથાવત રહેશે.

આ તાલુકાનું મુખ્ય મથક મોરવા (હડફ) રહેશે અને તે પંચમહાલ જિલ્લાના ગોધરા પ્રાંતમાં ગણાશે.

મહેસૂલ વિભાગના ઠરાવ ક્રમાંક : પફર/૨૩૯૭/૨૫૯૩/વ.—તારીખ ૧૫મી ઓક્ટોબર, ૧૯૯૭ સાથેની અનુસૂચિ :—

પંચમહાલ જિલ્લાના મોરવા (હડફ) તાલુકાના સમાવિષ્ટ ગામોની યાદી (કુલ ગામો : ૫૧).

ક્રમાંક ગામનું નામ

ક્રમાંક ગામનું નામ

૧. મોરવા હડફ	૨૭. મેત્રાલ
૨. નાગલોદ	૨૮. ભાઠા
૩. વેજમ	૨૯. ચીણડા (બુ)
૪. કેલોદ	૩૦. મોરા
૫. ગણેશમુવાડી	૩૧. દેલોચ
૬. બલુખેડી	૩૨. વાલેયા
૭. કડાકશ	૩૩. ભુવર
૮. બામણા	૩૪. આલુ
૯. ખાનપુર	૩૫. વિરણીયા
૧૦. કુવાઝર	૩૬. નસીરપુર (મે)
૧૧. ચાંદપુરા	૩૭. રતનપુર (મે)
૧૨. પરભીયા	૩૮. ખટવા
૧૩. ખુંદરા	૩૯. હારેડા
૧૪. લેદેલી	૪૦. વનેડા
૧૫. વાડોદર	૪૧. ચોપડા (ખુ)
૧૬. વાસદેલીયા	૪૨. સાણીયા
૧૭. મેખર	૪૩. નાટાપુર
૧૮. ગાજીપુર	૪૪. ખાબડા
૧૯. ગાગરવાડા	૪૫. માતરીયા (વાડી)
૨૦. સાગવડા	૪૬. કસનપુર
૨૧. તાજપુરી	૪૭. રસુલપુર
૨૨. રજયતા	૪૮. મીનરી
૨૩. સુલીયાત	૪૯. રામપુરા
૨૪. નવાગામ	૫૦. ડાંગરીયા
૨૫. ભોઈ	૫૧. માતરીયા (વે)
૨૬. બીલવાણીયા	

ગુજરાતના રાજ્યપાલશ્રીના હુકમથી અને તેમના નામે,

પી. એમ. પટેલ,
સરકારના ઉપ-સચિવ.

મુંબઈ જમીન મહેસૂલ સંહિતા ૧૮૭૯ની
કલમ-૭ અન્વયે જાહેરનામું.

મહેસૂલ વિભાગ

સચિવાલય, ગાંધીનગર, ૧૫મી ઓક્ટોબર, ૧૯૯૭.

ક્રમાંક : ધમ/૯૭/૧૨૦/મ/પફર/૨૩૯૭/૨૫૯૩/વ.—જમીન મહેસૂલ સંહિતા ૧૮૭૯ની કલમ-૭ અન્વયે મળેલ સત્તાની રુએ ગુજરાત સરકાર આથી ઠરાવે છે કે તાત્કાલિક અસરથી અમલમાં આવે તે રીતે દાહોદ જિલ્લાના દાહોદ તાલુકાનું વિભાજન કરી ગરબાડા તાલુકાની રચના કરવામાં આવે છે.

નવા રચાયેલા ગરબાડા તાલુકામાં અનુસૂચિમાં દર્શાવેલ ગામોનો સમાવેશ થશે, બાકીના ગામો મૂળ દાહોદ તાલુકામાં યથાવત રહેશે.

આ તાલુકાનું મુખ્ય મથક ગરબાડા રહેશે અને તે દાહોદ જિલ્લાના દાહોદ પ્રાંતમાં ગણાશે.

મહેસૂલ વિભાગના ઠરાવ ક્રમાંક : પફર/૨૩૯૭/૨૫૯૩/વ, તારીખ ૧૫મી ઓક્ટોબર, ૧૯૯૭ સાથેની અનુસૂચિ.

દાહોદ જિલ્લાના ગરબાડા તાલુકાના સમાવિષ્ટ ગામોની યાદી (કુલ ગામો : ૬૨).

ક્રમાંક	ગામનું નામ	ક્રમાંક	ગામનું નામ
૧.	મોટી ખરજ	૩૩.	ભુટોડી
૨.	નાની ખરજ	૩૪.	ખાંપરીયા
૩.	બ્રહ્મખેડા	૩૫.	સીમળીયાખુદ
૪.	વિજગઢ	૩૬.	આગાવાડા
૫.	પાંદડી	૩૭.	મોટીવછેલી
૬.	ગડોઈ	૩૮.	નાની વછેલી
૭.	બાવકા	૩૯.	વાંકીયા
૮.	ચાંદાવાડા	૪૦.	ખંજેલા
૯.	જેસાવાડા	૪૧.	બરબાડા
૧૦.	આંબલી	૪૨.	કઠલા
૧૧.	વજેલાવ	૪૩.	ઈટાવા
૧૨.	નેલસુર	૪૪.	ખાંડીવાર
૧૩.	વડવા	૪૫.	ખૂંટખેડા
૧૪.	માતવા	૪૬.	ઉચવાણીયા
૧૫.	નહેલાવ	૪૭.	લીમડોબરા
૧૬.	છરછેડા	૪૮.	ચંદવાણા
૧૭.	અભલેડા	૪૯.	પાંચવાડા
૧૮.	ગરબાડા	૫૦.	સહાડા
૧૯.	ગાંગરડા	૫૧.	દેવધા
૨૦.	ભરસડા	૫૨.	જાંબુઆ
૨૧.	નલવાઈ	૫૩.	ગુલબાર
૨૨.	ટૂંકીવજુ	૫૪.	નીમચ
૨૩.	ટૂંકી અનોપ	૫૫.	ઝરીબુજર્ગ
૨૪.	નોંદવા	૫૬.	ગાંગરડા
૨૫.	ભે	૫૭.	સીમલીયાખુદ
૨૬.	પાટીઆ	૫૮.	ગમલા
૨૭.	દાદુર	૫૯.	બોરખેડા
૨૮.	ચંદલા	૬૦.	લીલર
૨૯.	મીનાક્યાર	૬૧.	દશલા
૩૦.	પાટીયાઝાવ	૬૨.	બોરીયાલા
૩૧.	ભુતરડી		
૩૨.	કતવારા		

ગુજરાતના રાજ્યપાલશ્રીના હુકમથી અને તેમના નામે,

પી. એમ. પટેલ,
સરકારના ઉપ-સચિવ.

મુંબઈ જમીન મહેસૂલ સંહિતા ૧૮૭૯
ની કલમ-૭ અન્વયે જાહેરનામું.

મહેસૂલ વિભાગ

સચિવાલય, ગાંધીનગર, ૧૫મી ઓક્ટોબર, ૧૯૯૭.

ક્રમાંક : ધમ-૯૭-૧૨૦-મ-પફર-૨૩૯૭-૨૫૯૩-લ.—જમીન મહેસૂલ સંહિતા ૧૮૭૯ની કલમ-૭ અન્વયે મળેલ સત્તાની ફોર્મ
ગુજરાત સરકાર આથી દર્શાવે છે કે તાત્કાલીક અસરથી અમલમાં આવે તે રીતે દાહોદ જિલ્લાના લીમખેડા તાલુકાનું વિભાજન
કરી ધાનપુર તાલુકાની રચના કરવામાં આવે છે.

નવા રચાયેલ ધાનપુર તાલુકામાં અનુસૂચિમાં દર્શાવેલ ગામોનો સમાવેશ થશે. બાકીના ગામો મૂળ લીમખેડા તાલુકામાં યથાવત
રહેશે.

આ તાલુકાનું મુખ્ય મથક ધાનપુર રહેશે અને તે દાહોદ જિલ્લાના દાહોદ પ્રાંતમાં ગણાશે.

મહેસૂલ વિભાગના દર્શાવેલ ક્રમાંક : પફર-૨૩૯૭-૨૫૯૩-લ, તારીખ : ૧૫-૧૦-૯૭ સાથેની અનુસૂચિ.

દાહોદ જિલ્લાના ધાનપુર તાલુકાના સમાવિષ્ટ ગામોની યાદી

(કુલ ગામો : ૯૦).

ક્રમાંક	ગામનું નામ	ક્રમાંક	ગામનું નામ
૧.	ભોરવા	૩૧.	નાનસવાઈ
૨.	મોઢવા	૩૨.	લખાણ ગોજીયા
૩.	ખાખખેડ	૩૩.	ઉમરીયા
૪.	અદલવાડા	૩૪.	બુધપુર
૫.	નાકરી	૩૫.	મહુનાળા
૬.	પીપિદરા	૩૬.	બોર
૭.	ઘોડાઝર	૩૭.	કણ્ઝર
૮.	અગાસવાણી	૩૮.	સુરપુર (ઉ)
૯.	ચોરબારીયા	૩૯.	કંજટા
૧૦.	બડાત	૪૦.	પાનમ
૧૧.	કાલીયાવડ	૪૧.	ખલતા ગરબડી
૧૨.	માંડવ	૪૨.	કોટુંબી
૧૩.	ઉડાર	૪૩.	ખજૂરી
૧૪.	ડોલરીયા	૪૪.	ડુમકા
૧૫.	વાખસીયા	૪૫.	લાડવાવડ
૧૬.	કુંદાવાડા	૪૬.	પુનાકોટા
૧૭.	સીમાસોઈ	૪૭.	ઝાબુ
૧૮.	ઘડા	૪૮.	પીપરગોટા
૧૯.	મોખરા	૪૯.	અલીન્દા
૨૦.	નરમકાચ	૫૦.	ભુવેરો
૨૧.	ટોકરવા	૫૧.	ભીડોલ
૨૨.	ડભવા	૫૨.	મંડોર
૨૩.	ગઢવેલ	૫૩.	કંસેટા
૨૪.	ચંદરપુરા	૫૪.	કાકડખીલા
૨૫.	ગુમલી (ટા.)	૫૫.	ભાણપુર (કા)
૨૬.	ઉધાલમહુડી	૫૬.	નળી
૨૭.	ચારી	૫૭.	દુધામલી
૨૮.	લીમડી મેદારી	૫૮.	કાંટુ
૨૯.	ડુંગરપુર (ટા.)	૫૯.	બીલીયા
૩૦.	પીપરીયા (ટા.)	૬૦.	સીંગાસર

ક્રમાંક	ગામનું નામ	ક્રમાંક	ગામનું નામ
૬૧	કાણાકુવા	૭૬.	રાછવા
૬૨	હોલકાદર	૭૭.	રૈયાવણ
૬૩	પાવ	૭૮.	સીંગાવળી
૬૪	રાજેઈ	૭૯.	રામપુર
૬૫	આમલીમનપુર	૮૦.	વેડ
૬૬.	નવાનગર	૮૧.	બાધડવા
૬૭.	ગાંગરડી (ફલિયા)	૮૨.	કોઠારીયા
૬૮.	ખડદા (ન)	૮૩.	વાંસીયાડુંગરી
૬૯.	કદવાલ	૮૪.	મોટીમલુ
૭૦.	કાળાખૂટ	૮૫.	નાનીમલ
૭૧.	આંબાકાચ	૮૬.	ગોહેલવાધા
૭૨.	વાંકોટા	૮૭.	લીલીયાઆંબા
૭૩.	ધાનપુર (ટી)	૮૮.	સક્કરપુરા
૭૪.	પીપેરી	૮૯.	ધનારપાટીયા
૭૫.	લુખડીયા	૯૦.	હરખપુર

ગુજરાતના રાજ્યપાલશ્રીના હુકમથી અને તેમના નામે,

પી. એમ. પટેલ,
સરકારના ઉપ-સચિવ

મુંબઈ જમીન મહેસૂલ સંહિતા ૧૮૭૯
ની કલમ-૭ અન્વયે જાહેરનામું.

મહેસૂલ વિભાગ

સચિવાલય, ગાંધીનગર, ૧૫મી ઓક્ટોબર, ૧૯૯૭.

ક્રમાંક : ધમ-૯૭-૧૨૦-મ-પફર-૨૩૯૭-૨૫૯૩-લ. - જમીન મહેસૂલ સંહિતા, ૧૮૭૯ ની કલમ-૭ અન્વયે મળેલ સત્તાની રૂએ ગુજરાત સરકાર આથી ઠરાવે છે કે, તાત્કાલિક અસરથી અમલમાં આવે તે રીતે દાહોદ જિલ્લાના દેવગઢબારીયા તાલુકાનું વિભાજન કરી ધોધબા તાલુકાની રચના કરવામાં આવે છે.

નવા રચાયેલ ધોધબા તાલુકામાં અનુસૂચિમાં દર્શાવેલ ગામોનો સમાવેશ થશે. બાકીના ગામો મૂળ દેવગઢબારીયા તાલુકામાં યથાવત રહેશે.

આ તાલુકાનું મુખ્ય મથક ધોધબા રહેશે અને તે પંચમહાલ જિલ્લાના ગોધરા પ્રાંતમાં ગણાશે.

મહેસૂલ વિભાગના ઠરાવ ક્રમાંક : પફર-૨૩૯૭-૨૫૯૩-લ. તા. ૧૫-૧૦-૯૭ સાથેની અનુસૂચિ.

દાહોદ જિલ્લાના ધોધબા તાલુકાના સમાવિષ્ટ ગામોની યાદી.

(કુલ ગામો-૮૫).

ક્રમાંક	ગામનું નામ	ક્રમાંક	ગામનું નામ
૧.	ધોધબા	૫.	ખિલોડી
૨.	રોછવાણી	૬.	રાનિયાડા
૩.	આલબેટા	૭.	દામાવાવ
૪.	ખાતપાટલા	૮.	રાણીપુરા (દામાવ)

ક્રમાંક	ગામનું નામ	ક્રમાંક	ગામનું નામ
૯.	જેરાપુરા	૫૩.	વાંકોડ
૧૦.	વાંગરવા	૫૪.	ઝાબ (વાવ)
૧૧.	સાબેરા	૫૫.	બાકરોલ
૧૨.	પાંદરડી	૫૬.	વાવ
૧૩.	વાવકુલ્લી	૫૭.	નાથ પુરા
૧૪.	સીમલીયા	૫૮.	સરસવા
૧૫.	બોર	૫૯.	પોયલી
૧૬.	ચાકી	૬૦.	શામળકુવા
૧૭.	ચાંદા	૬૧.	અદેપુર
૧૮.	કાંટાવેડા	૬૨.	ગરમોટિયા
૧૯.	ગોચાનુંડલ	૬૩.	લાબડાધરા
૨૦.	કોઠારા	૬૪.	ગમાણી
૨૧.	ભોજપુરા	૬૫.	મોલ
૨૨.	તંબુવાણીયા	૬૬.	ઝોઝ
૨૩.	ગજપુરા (કાનપુર)	૬૭.	ગોદલી
૨૪.	ગુણેસીયા	૬૮.	ગોરાડા
૨૫.	શેરપુરા	૬૯.	ગલીબિલી
૨૬.	કાઠાયડી	૭૦.	ધનરવર
૨૭.	દામણપુરા	૭૧.	રાયભુમવાડા
૨૮.	દાંતાલ	૭૨.	પાધોરા
૨૯.	કાનપુર	૭૩.	દુધાપુરા
૩૦.	જેરાપુરા (દા.)	૭૪.	રીંછીયા
૩૧.	દાવડા	૭૫.	કાલસર
૩૨.	ગમીરપુરા	૭૬.	તાડકંડલા
૩૩.	બીરીયા	૭૭.	વિરાપુરા
૩૪.	બીલોડ	૭૮.	રણજીતનગર
૩૫.	નવાગામ	૭૯.	જીતપુરા
૩૬.	પરોલી	૮૦.	નાથકુવા
૩૭.	લાલપરી	૮૧.	કંડોડાકુઈ
૩૮.	વેલકીતર	૮૨.	ચંદ્રનગર
૩૯.	જગાના મુવાડા	૮૩.	માલુ
૪૦.	ફરોડ	૮૪.	આંબાખુંટ
૪૧.	ખરબડી	૮૫.	ઉચાબેડા
૪૨.	વાડીનામ	૮૬.	ખરોડ
૪૩.	ભાણપુરા	૮૭.	ગજપુરા (કાંટુ)
૪૪.	કબણી પાલ્લી	૮૮.	મુળાની કાપડી
૪૫.	કુંભાર પાલ્લી	૮૯.	ગુંદી
૪૬.	રાજગઢ	૯૦.	ખડપા
૪૭.	સવાપુરા	૯૧.	કાંટુ
૪૮.	મઠ	૯૨.	વાંસકોટ
૪૯.	ગોઠ	૯૩.	નુરપુરા
૫૦.	પાલ્લા	૯૪.	ધોધા
૫૧.	ઝીઝરી	૯૫.	ચેલાવાડા
૫૨.	ઉડવા		

ગુજરાતનાં રાજ્યપાલશ્રીના હુકમથી અને તેમના નામે,

પી. એમ. પટેલ,
સરકારના ઉપસચિવ.

મુંબઈ જમીન મહેસુલ સંહિતા ૧૮૭૯ની
કલમ-૭ અન્વયે જાહેરનામું.

મહેસુલ વિભાગ

સચિવાલય, ગાંધીનગર, તા. ૧૫મી ઓક્ટોબર, ૧૯૯૭

ક્રમાંક : ધમ-૯૭/૧૨૦/મ/પફર/૨૩૯૭/૨૫૯૩/વ.—જમીન મહેસુલ સંહિતા ૧૮૭૯ની કલમ-૭ અન્વયે મળેલ સત્તાની રૂએ ગુજરાત સરકાર આથી ઠરાવે છે કે તાત્કાલિક અસરથી અમલમાં આવે તે રીતે દાહોદ જિલ્લાના સંતરામપુર તાલુકાનું વિભાજન કરી ફતેપુરા તાલુકાની રચના કરવામાં આવે છે.

નવા રચાયેલા ફતેપુરા તાલુકામાં અનુસૂચિમાં દર્શાવેલ ગામોનો સમાવેશ થશે. બાકીના ગામો મૂળ સંતરામપુર તાલુકામાં યથાવત રહેશે.

આ તાલુકાનું મુખ્ય મથક ફતેપુરા રહેશે અને દાહોદ જિલ્લાના દાહોદ પ્રાંતમાં ગણાશે.

મહેસુલ વિભાગના ઠરાવ ક્રમાંક : પફર-૨૩૯૭-૨૫૯૩-વ, તારીખ ૧૫-૧૦-૯૭ સાથેની અનુસૂચિ :—

દાહોદ જિલ્લાના ફતેપુરા તાલુકાના સમાવિષ્ટ ગામોની યાદી (કુલ ગામો-૯૬).

ક્રમાંક	ગામનું નામ	ક્રમાંક	ગામનું નામ
૧.	રતનપુર નેસ	૩૩.	ભીચોર
૨.	કેકાસીયા	૩૪.	ડુંગરા
૩.	નાના સરણીયા	૩૫.	ધુધસ
૪.	કુમાના મુવાડા	૩૬.	ઢેઢેલા
૫.	નેસ ડામોરની	૩૭.	ઈંટા
૬.	નાની દેવ પૂર્વ	૩૮.	ડુંગરાના પાણી
૭.	મોટીના દુકણ	૩૯.	નાના બારા
૮.	નાની નાદુકણ	૪૦.	મોટીબારા
૯.	કુપડા	૪૧.	માધવા
૧૦.	જતનના મુવાડા	૪૨.	વાગડ
૧૧.	લીમડીયા	૪૩.	ફતેગઢી
૧૨.	મોટીરેલ પૂર્વ	૪૪.	વટલી
૧૩.	કરોડીયા પૂર્વ	૪૫.	પીપલીયા
૧૪.	વડવાસ	૪૬.	વાદરીયા પૂર્વ
૧૫.	ફતેપુરા	૪૭.	નાની ચરોલી
૧૬.	સલરા	૪૮.	મોટી ચરોલી
૧૭.	ડુંગર	૪૯.	જલાઈ
૧૮.	ગડરા	૫૦.	સુખસર
૧૯.	ઝેર	૫૧.	ધાણીખૂંટ
૨૦.	પાંટવેલ	૫૨.	મકવાણાના વરુણ
૨૧.	નવાગામ	૫૩.	રાવળના વરુણ
૨૨.	આપતબાળ	૫૪.	મોટા નટવા
૨૩.	નવા તળાવ	૫૫.	હડમત
૨૪.	જગોલા	૫૬.	વાંકાનેર
૨૫.	છાંલોર	૫૭.	ખાતરપુરાના મુવાડા
૨૬.	બારસાલેડા	૫૮.	નાના બોગીદા
૨૭.	પીપલારા	૫૯.	મોટા બોરીદા
૨૮.	કરમેલ	૬૦.	લખણપુરા
૨૯.	મોરગહી	૬૧.	કાળીયા
૩૦.	મોટી શેરો	૬૨.	વાટાવાંડીયા પૂર્વ
૩૧.	વલુન્ડી	૬૩.	મારગાળા
૩૨.	વાવડી પૂર્વ	૬૪.	નાની ઢેઢેલી

ક્રમાંક ગામનું નામ

ક્રમાંક ગામનું નામ

૬૫. મોટી ઢઢેલી
૬૬. ડબવારા
૬૭. કુંડલા
૬૮. જતેસી
૬૯. પાટડીયા
૭૦. આબપૂર્વ
૭૧. સાંગડપાડા
૭૨. કંથાગર
૭૩. પાટી
૭૪. હીંદીલીયા
૭૫. ભોજવા
૭૬. ખાખરીયા પૂર્વ
૭૭. બચકરીયા પૂર્વ
૭૮. નિદકાપૂર્વ
૭૯. વાસીયાકુંઈ
૮૦. ભાંતીડી

૮૧. ટાઢીગોળી
૮૨. પટીસરા
૮૩. સરસવાપૂર્વ
૮૪. પાડલીયા
૮૫. ચીખલી
૮૬. રૂપાખેડા
૮૭. આસપુર
૮૮. બલેયા
૮૯. ગધાડુંગરા
૯૦. ભાટ મુવડી
૯૧. બારીયાની હથોડ
૯૨. બવાની હથોડ
૯૩. આફવા
૯૪. હીંગલા
૯૫. વાઘવડલા
૯૬. માનાવાળા બોરીદા

ગુજરાતના રાજ્યપાલશ્રીના હુકમથી અને તેમના નામે,

પી. એમ. પટેલ,
સરકારના ઉપ-સચિવ.

મુબઈ જમીન મહેસુલ સંહિતા ૧૮૭૯ની
કલમ-૭ અન્વયે જાહેરનામું.

મહેસુલ વિભાગ

સચિવાલય, ગાંધીનગર, ૧૫મી ઓક્ટોબર, ૧૯૯૭.

ક્રમાંક : ધમ-૯૭-૧૨૦-મ-પફર-૨૩૯૭-૨૫૯૩-લ.—જમીન મહેસુલ સંહિતા, ૧૮૭૯ ની કલમ-૭ અન્વયે મળેલ સત્તાની રૂએ ગુજરાત સરકાર આથી ઠરાવે છે કે, તાત્કાલિક અસરથી અમલમાં આવે તે રીતે દાહોદ જિલ્લાના સંતરામપુર તાલુકાનું વિભાજન કરી કડાણા તાલુકાની રચના કરવામાં આવે છે.

નવા રચાયેલ કડાણા તાલુકામાં અનુસૂચિમાં દર્શાવેલ ગામોનો સમાવેશ થશે. બાકીના ગામો મૂળ સંતરામપુર તાલુકામાં થયાવત રહેશે.

તાલુકાનું મુખ્ય મથક દિવડા કોલોની રહેશે અને તે દાહોદ જિલ્લાના દોહોદ પ્રાંતમાં ગણાશે.

મહેસુલ વિભાગના ઠરાવ ક્રમાંક : પફર-૨૩૯૭-૨૫૯૩-લ. તા.૧૫-૧૦-૯૭ સાથેની અનુસૂચિ :—

*પંચમહાલ જિલ્લાના કડાણા તાલુકાના સમાવિષ્ટ ગામોની યાદી :— (કુલ ગામો-૧૩૬)

ક્રમાંક ગામનું નામ

ક્રમાંક ગામનું નામ

૧. કડાણા
૨. છત્રપુરા
૩. સળીયા મુવાડી
૪. દાફુની મુવાડી

૫. હાથી રણાની મુવાડી
૬. ગોલણપુર
૭. પીથાપુર વાગડીયાના
૮. અનોપપુર

ક્રમિક	ગામનું નામ	ક્રમાંક	ગામનું નામ
૯.	માળ	૬૧.	રાકડા
૧૦.	ગોધાની મુવાડી	૬૨.	મુનપુર
૧૧.	કડવાભારીયાની મુવાડી	૬૩.	લીમપુર
૧૨.	લુહારના મુવાડા	૬૪.	ઘોડીવાર
૧૩.	ચોપડદેવી	૬૫.	વાઘડુંગરી
૧૪.	ચારણની મુવાડી	૬૬.	પદમાજીની મુવાડી
૧૫.	વાડાજાંપા	૬૭.	ખરાવાડા
૧૬.	મોટામાછીવાડા	૬૮.	મુવાલા બીડ
૧૭.	નાનામાછીવાડા	૬૯.	જાગુના મુવાડા
૧૮.	દોલતપુરા	૭૦.	ઢીંગલવાડા
૧૯.	લીભાલા	૭૧.	મોટા મીરાપુર
૨૦.	ભારીયાના વાંટા	૭૨.	નાના મીરાપુર
૨૧.	પર્વતપુરા	૭૩.	રાકાકોટ
૨૨.	નથ્યુની મુવાડી	૭૪.	જાંબુનાળા
૨૩.	લાડપુર	૭૫.	પછર
૨૪.	નવા મુવાડા	૭૬.	રેલવા
૨૫.	મોટા ઘરોળા	૭૭.	ઘાસવાડા
૨૬.	નાના ઘરોળા	૭૮.	ભાગલીયા
૨૭.	સાલીયા બાડ	૭૯.	આંટલવાડા
૨૮.	કાજળી	૮૦.	લોકનનાળા
૨૯.	સંઘરી	૮૧.	તાંતરોલી
૩૦.	ડોડીયા	૮૨.	બચકટીયા ઉત્તર
૩૧.	મઠ (ડોડીયા)	૮૩.	ડીંટવાસ
૩૨.	પાણીયા	૮૪.	કરવાઈ
૩૩.	માંકુડી	૮૫.	વાઘલાવાડા
૩૪.	દધાલીયા	૮૬.	જેગણ
૩૫.	મોટા રાજનપુર	૮૭.	ઝાલાસણ
૩૬.	નાના રાજનપુર	૮૮.	કલીચારી
૩૭.	ઘાકોરના નાઘરા	૮૯.	વરસડા
૩૮.	લલ્લુજીના મુવાડા	૯૦.	છાજલી
૩૯.	જેઝવા	૯૧.	કાંકરી મહુડી
૪૦.	લેબાની વાવો	૯૨.	વેલણવાડા
૪૧.	ભેમાની વાવો	૯૩.	લાડુડામોરનાવાંટા
૪૨.	દિવડા	૯૪.	ખાતવા
૪૩.	બ્રાહ્મણની મુવાડી	૯૫.	ગરેણીયા
૪૪.	અમથાણી	૯૬.	આગરવાડા
૪૫.	રણકપુર	૯૭.	માછીના નાઘરા
૪૬.	બુચાવાડા	૯૮.	દેદાવાડા
૪૭.	નાંદકા ઉત્તર	૯૯.	આંકલીયા
૪૮.	સરસવા ઉત્તર	૧૦૦.	તલવાડા
૪૯.	ગોધર ઉત્તર	૧૦૧.	પઢારા
૫૦.	ભુલ	૧૦૨.	માલવણ
૫૧.	નાના પડાદરા	૧૦૩.	પાણખણ
૫૨.	મોટા પડાદરા	૧૦૪.	વાધાતીયા
૫૩.	તરકોરીની નાળ	૧૦૫.	રૂઘનાથપુરા
૫૪.	ખરોડ	૧૦૬.	ગોરીયાના મુવાડા
૫૫.	મોટી રાઠ	૧૦૭.	શાયાલ
૫૬.	નોની રાઠ	૧૦૮.	ધુણીયા
૫૭.	સરસડી	૧૦૯.	લચાણીયા
૫૮.	રેયણીયા	૧૧૦.	ઘાટાવાડીયા (પ)
૫૯.	કરોડીયા ઉત્તર	૧૧૧.	નાની ખરસોલી
૬૦.	અંબાળ	૧૧૨.	કેળામુળ
		૧૧૩.	કુરેટા

ક્રમાંક	ગામનું નામ	ક્રમાંક	ગામનું નામ
૧૧૪.	બુધપુર	૨.	કનાવાડા
૧૧૫.	મરાપુર	૩.	કાંટલ
૧૧૬.	છવાપગીના મુવાડા	૪.	ચાંદરી
૧૧૭.	બ્રાહ્મણની મુવાડી	૫.	ઢોઢરીયા
૧૧૮.	રીંગણીયા	૬.	ધનસુરા
૧૧૯.	મારવાડા	૭.	નાના સગવડીયાં
૧૨૦.	ડાહ્યાપુર	૮.	પાંડોરની અંધારી
૧૨૧.	ઘાંટાવાડા	૯.	મઠ (કોટલ)
૧૨૨.	સામંતવાડા	૧૦.	મોટા સગવડીયા
૧૨૩.	ભુખી	૧૧.	મોટી વરેક
૧૨૪.	ઉમરીયા	૧૨.	વાગડીયાની અંધારી
ડુબમાં ગયેલ ગામો		કુલ ૧૩૬ ગામ	
૧.	નાની પરેક		

ગુજરાતના રાજ્યપાલશ્રીના હુકમથી અને તેમના નામે

પી. એમ. પટેલ
સરકારના ઉપસચિવ.

મુંબઈ જમીન મહેસૂલ સંહિતા, ૧૮૭૯ની
ક્લમ-૭ અન્વયે બાંહેડનામું.

મહેસૂલ વિભાગ

સચિવાલય, ગાંધીનગર, ૧૫મી ઓક્ટોબર, ૧૯૯૭.

ક્રમાંક : ધમ/૯૭/૧૨૧/મ/પફર/૨૦૯૭/૨૫૯૫/વ.-- જમીન મહેસૂલ સંહિતા, ૧૮૭૯ની ક્લમ-૭ અન્વયે મળેલ સત્તાની રૂએ ગુજરાત સરકાર આથી ઠરાવે છે કે તાત્કાલિક અસરથી અમલમાં આવે તે રીતે પાટણ જિલ્લાના સિધ્ધપુર તાલુકાનું વિભાજન કરી ઉંઝા તાલુકાની રચના કરવામાં આવે છે.

નવા રચાયેલ ઉંઝા તાલુકામાં અનુસૂચિમાં દર્શાવેલ ગામોનો સમાવેશ થશે. બાકીના ગામો મૂળ સિધ્ધપુર તાલુકામાં રચાવત રહેશે.

આ તાલુકાનું મુખ્ય મથક ઉંઝા રહેશે અને તે પાટણ જિલ્લાના પાટણ પ્રાંતમાં ગણાશે.

મહેસૂલ વિભાગના ઠરાવ ક્રમાંક : પફર/૨૦૯૭/૨૫૯૫/વ.-- તા. ૧૫મી ઓક્ટોબર, ૧૯૯૭ સાથેની અનુસૂચિ :-

પાટણ જિલ્લાના ઉંઝા તાલુકાના સમાવિષ્ટ ગામોની યાદી કુલ ગામો -- ૩૦

ક્રમાંક	ગામનું નામ	ક્રમાંક	ગામનું નામ
૧	બ્રાહ્મણવાડા	૭.	લોંડી
૨	મકનુપુર	૮.	કહોડા
૩	વણાગલા	૯.	જળન્નાથપુરા
૪	વરવાડા	૧૦.	ભૂણાવ
૫.	વિશાલી	૧૧.	મહેરવાડા
૬.	કનેસરા	૧૨.	દાસજ

ક્રમાંક	ગામનું નામ	ક્રમાંક	ગામનું નામ
૧૩.	લીહોડા	૨૨.	ઉનાવા
૧૪.	ખટાસણા	૨૩.	સુરપુરા
૧૫.	ભાંખર	૨૪.	ચીલી
૧૬.	કરલી	૨૫.	ઔઠોર
૧૭.	કરણપુર	૨૬.	ડોભી
૧૮.	હાંછપુર	૨૭.	મુણક
૧૯.	ઉપેરા	૨૮.	ટુંડાવ
૨૦.	રણછોડપુરા	૨૯.	આમુઢ
૨૧.	કામલી	૩૦.	ઉંઝા

ગુજરાતના રાજ્યપાલના હુકમથી અને તેમના નામે,

પી. એમ. પટેલ,
સરકારના ઉપસચિવ.

મુંબઈ જમીન મહેસૂલ સંહિતા, ૧૮૭૯ની
કલમ-૭ અન્વયે જાહેરનામું.

મહેસૂલ વિભાગ

સચિવાલય, ગાંધીનગર, ૧૫મી ઓક્ટોબર, ૧૯૯૭.

ક્રમાંક : ધમ-૯૭-૧૨૧-મ-પફર-૨૦૯૭-૨૫૮૪-વ.- જમીન મહેસૂલ સંહિતા, ૧૮૭૯ની કલમ-૭ અન્વયે મળેલ સત્તાની રૂએ ગુજરાત સરકાર આથી ઠરાવે છે કે, તાત્કાલિક અસરથી અમલમાં આવે તે રીતે પાટણ જિલ્લાના પાટણ તાલુકાનું વિભાજન કરી વાગડોદ તાલુકાની રચના કરવામાં આવે છે.

નવા રચાયેલ વાગડોદ તાલુકામાં અનુસૂચિમાં દર્શાવેલ ગામોનો સમાવેશ થશે. બાકીના ગામો મૂળ પાટણ તાલુકામાં યથાવત રહેશે.

આ તાલુકાનું મુખ્ય મથક વાગડોદ રહેશે અને તે પાટણ જિલ્લાના પાટણ પ્રાંતમાં ગણાશે.

મહેસૂલ વિભાગના ઠરાવ ક્રમાંક : પફર-૨૦૯૭-૨૫૮૪-વ.- તા. ૧૫મી ઓક્ટોબર, ૧૯૯૭ સાથેની અનુસૂચિ:-

પાટણ જિલ્લાના વાગડોદ તાલુકાના સમાવિષ્ટ ગામોની યાદી કુલ ગામો : ૩૮

ક્રમાંક	ગામનું નામ	ક્રમાંક	ગામનું નામ
૧.	વડુ	૧૨.	ખોડાણા
૨.	કોઈરા	૧૩.	ઉંટવાડા
૩.	અભલોવા	૧૪.	રવિયાણા
૪.	જંગરાલ	૧૫.	દેદરપુરા
૫.	દેવવાડા	૧૬.	મેસર
૬.	ભાટસણ	૧૭.	કાતરા સમલ
૭.	વહાણા	૧૮.	લક્ષ્મીપુરા
૮.	મુના	૧૯.	જાખા
૯.	અમરપુરા	૨૦.	ચાંપ
૧૦.	અનુજ	૨૧.	ભીલવણ
૧૧.	ખારેડા	૨૨.	વાગઝેદ

ક્રમાંક	ગામનું નામ	ક્રમાંક	ગામનું નામ
૨૩.	રેયવી	૩૧.	કામોસણ
૨૪.	લાખડપ	૩૨.	મેલુસણ
૨૫.	સિયોલ	૩૩.	જમઠા
૨૬.	મોરપા	૩૪.	વાધી
૨૭.	એદલા	૩૫.	વોળાવી
૨૮.	ગણેશપુરા	૩૬.	ગોલીવાડા
૨૯.	વાસણી	૩૭.	ભૂતિયા વાસણી
૩૦.	વાછલવા	૩૮.	વામૈયા

ગુજરાતના રાજ્યપાલના હુકમથી અને તેમના મામે,

પી. એમ. પટેલ,
સરકારના ઉપસચિવ.

જમીન મહેસૂલ સંહિતા, ૧૯૭૯ની
કલમ-૭ અન્વયે જાહેરનામું.

મહેસૂલ વિભાગ

સચિવાલય, ગાંધીનગર, તારીખ ૧૫મી ઓક્ટોબર, ૧૯૯૭.

ક્રમાંક : ધમ/૯૭/૧૨૧-(૧)/મ/પફર/૨૦૮૭/૨૫૮૪/વ. — જમીન મહેસૂલ સંહિતા, ૧૯૭૯ની કલમ-૭ અન્વયે મળેલ સત્તાની રૂબરૂ, ગુજરાત સરકાર આથી ઠરાવે છે કે તાત્કાલિક અસરથી નમલમાં આવે તે રીતે મહેસૂલા જલ્લાના ખેરાલુ તાલુકાનું વિભાજન કરી વડનગર તાલુકાની રચના કરવામાં આવે છે.

નવા રચાયેલ વડનગર તાલુકામાં અનુસૂચિમાં દર્શાવેલ ગામોનો સમાવેશ થશે. બાકીના ગામો મૂળ ખેરાલુ તાલુકામાં યથાવત રહેશે.

આ તાલુકાનું મુખ્ય મથક વડનગર રહેશે અને તે મહેસૂલા જલ્લાના મહેસૂલા પ્રાંતમાં ગણાયે.

મહેસૂલ વિભાગના ઠરાવ ક્રમાંક : પફર/૨૦૮૭/૨૫૮૪/વ. તારીખ : ૧૫મી ઓક્ટોબર ૧૯૯૭ સાથેની અનુસૂચિ :-

મહેસૂલા જલ્લાના વડનગર તાલુકાના સમાવિષ્ટ ગામોની યાદી (કુલ ગામો ૪૪)

ક્રમાંક	ગામનું નામ	ક્રમાંક	ગામનું નામ
૧.	વડનગર	૧૦.	બાજપુર
૨.	સુંઢિયા	૧૧.	બાદરપુર
૩.	જસ્કા	૧૨.	મોલીપુર
૪.	બાલીપુર	૧૩.	સુલીપુર
૫.	કમાલપુર (વડ)	૧૪.	સીપોર
૬.	મલેકપુર (વડ)	૧૫.	કરસનપુરા
૭.	ચાંદપુર	૧૬.	શરણા
૮.	ખતોડા	૧૭.	આપા
૯.	જગાપુર	૧૮.	સુલતાનપુર (વડ)

ક્રમાંક	ગામનું નામ	ક્રમાંક	ગામનું નામ
૧૯.	નવાપુરા (૧૩)	૩૩.	મીરજપુર
૨૦.	છાબલીયા	૩૪.	મઢાસણા
૨૧.	ત્રાસવાડ	૩૫.	લીંમડી
૨૨.	શેખપુર (૧૩)	૩૬.	રસુલપુર
૨૩.	ઉઢાઈ	૩૭.	કેસીમપા
૨૪.	ઉણાદ	૩૮.	શેરપુર (ખે)
૨૫.	ખાનપુર	૩૯.	હાજીપુર
૨૬.	શોભાસણ	૪૦.	વલાસણા
૨૭.	શાહપુર (૧૩)	૪૧.	જૂની વાગડી
૨૮.	સબલપુર	૪૨.	ઉડણી
૨૯.	રાજપુર (૧૩)	૪૩.	ગણેશપુરા
૩૦.	કહીપુર	૪૪.	વક્તાપુર
૩૧.	કરબટીયા		
૩૨.	પિપલદર		

ગામો : ૪૪

ગુજરાતના રાજ્યપાલશ્રીના હુકમથી અને તેમના નામે,

ચી. એમ. પટેલ
સરકારના ઉપ સચિવ.મુંબઈ જમીન મહેસૂલ સંહિતા, ૧૮૭૯ની
કલમ-૭ અન્વયે જાહેરનામું.

મહેસૂલ વિભાગ

સચિવાલય, ગાંધીનગર, તારીખ ૧૫મી ઓક્ટોબર, ૧૯૯૭.

ક્રમાંક : ધમ/૯૭/૧૨૧-(૧)/મ/પફર/૨૦૯૭/૨૫૮૪/વ.- જમીન મહેસૂલ સંહિતા, ૧૮૭૯ની કલમ-૭ અન્વયે મળેલ સરનાની રૂબે ગુજરાત સરકાર આથી કરાવે છે કે તાત્કાલિક અસરથી અમલમાં આવે તે રીતે મહેસૂલો જલ્લાના વિજપુર તાલુકાનું વિભાજન કરી માણસા તાલુકાની રચના કરવામાં આવે છે.

નવા રચાયેલ માણસા તાલુકામાં અનુસૂચિમાં દર્શાવેલ ગામોનો સમાવેશ થશે. બાકીના ગામો મૂળ વિજપુર તાલુકામાં યથાવત રહેશે.

આ તાલુકાનું મુખ્ય મથક માણસા રહેશે અને તે ગાંધીનગર જલ્લાના ગાંધીનગર પ્રાંતમાં ગણાશે.

મહેસૂલ વિભાગના ઠરાવ ક્રમાંક : પફર/૨૦૯૭/૨૫૮૪/વ, તારીખ ૧૫મી ઓક્ટોબર, ૧૯૯૭ સાથેની અનુસૂચિ :-

જલ્લાના માણસા તાલુકાના સમાવિષ્ટ ગામોની યાદી (કુલ ગામો ૪૮)

ક્રમાંક	ગામનું નામ	ક્રમાંક	ગામનું નામ
૧.	આજેલ	૭.	ફતેપુરા (મા)
૨.	દેલવાડા	૮.	પારસા
૩.	પાટણપુરા	૯.	ખાટાઓબા
૪.	બોરુ	૧૦.	ઈટાદરા
૫.	રામપુરા (મા)	૧૧.	ગુલાબપુરા
૬.	ઈન્દ્રપુરા	૧૨.	લોદરા

ક્રમાંક	ગામનું નામ	ક્રમાંક	ગામનું નામ
૧૩.	બદપુરા	૩૧.	ગુનમાં
૧૪.	માણિકપુર (મકા)	૩૨.	માણસા
૧૫.	દેવવાડા	૩૩.	ચરાડા
૧૬.	અંબોડ	૩૪.	બીલોદરા
૧૭.	ધોળાકુવા	૩૫.	પાલડી વ્યાસ
૧૮.	પરબતપુરા	૩૬.	પાલડી રોડોડ
૧૯.	ભીમપુરા (મા)	૩૭.	હરણાલોડા
૨૦.	રાજપુરા (મા)	૩૮.	પરણા
૨૧.	સીંદ્રોલ	૩૯.	સમી
૨૨.	ગલથરા	૪૦.	પડુસા
૨૩.	પીલવાઈ	૪૧.	ગેઝારીયા
૨૪.	પુંધરા	૪૨.	સેલેયા
૨૫.	ચનોડીયા	૪૩.	ધમેડા
૨૬.	મહુડી	૪૪.	બાપુપુરા
૨૭.	લાકરોડા	૪૫.	અમરપુરા
૨૮.	રંગપુર (અજરાપુરા)	૪૬.	વિહાર
૨૯.	કુંવાદરા	૪૭.	ચડસણા
૩૦.	વરસોડા	૪૮.	મંડાલી (વિ)

ગુજરાતના રાજ્યપલકીના હકમથી અને તેમના નામે,

પી. એમ. પટેલ,
સરકારના ઉપ સચિવ.

મુબઈ જમીન મહેસૂલ સંહિતા, ૧૮૭૯ ની
કલમ-૭-અન્વયે જાહેરનામું.

મહેસૂલ વિભાગ

સચિવાલય, ગાંધીનગર, ૧૫મી ઓક્ટોબર, ૧૯૯૭.

ક્રમાંક : ધસ-૯૭-૧૨૧ (૧)-મ-પર-૨૦૯૭-૨૫૮૪-લ.- જમીન મહેસૂલ સંહિતા, ૧૮૭૯ની કલમ-૭ અન્વયે મળેલ સત્તાની ફરો ગુજરાત સરકાર આથી ઠરાવે છે કે તાત્કાલિક અગ્રથી અમલમાં આવે તે રીતે પાટણ જિલ્લાના ચાણસ્મા તાલુકાનું વિભાજન કરી બેચરાજ તાલુકાની રચના કરવામાં આવે છે.

નવા રચાયેલ બેચરાજ તાલુકામાં અનુસૂચિમાં દર્શાવેલ ગામોનો સમાવેશ થશે. બાકીના ગામો મૂળ ચાણસ્મા તાલુકામાં યથાવત રહેશે.

આ તાલુકાનું મુખ્ય મથક બેચરાજ રહેશે અને તે મહેસાણા જિલ્લાના મહેસાણા પ્રાંતમાં ગણાશે.

મહેસૂલ વિભાગના ઠરાવ ક્રમાંક : પર-૧ ૨૦૯૭-૨૫૮૪-લ.- તારીખ ૧૫મી ઓક્ટોબર, ૧૯૯૭ સાથેની અનુસૂચિ.-

પાટણ જિલ્લાના બેચરાજ તાલુકાના સમાવિષ્ટ ગામોની યાદી કુલ : ૩૭ ગામો

ક્રમાંક	ગામનું નામ	ક્રમાંક	ગામનું નામ
૧.	બેચરાજ	૨૦.	ધનપુર
૨.	ચાંદણકી	૨૧.	ઝાંઝી
૩.	ડોડવાડા	૨૨.	ટાકોદ
૪.	એદલી	૨૩.	ઈંટોદા
૫.	કાલરી	૨૪.	શંખલપુર
૬.	ગણેશપુરા (કાલરી)	૨૫.	ફીચડા
૭.	ઝાંઝી	૨૬.	સાંપાવાડા
૮.	બરીયક	૨૭.	અંબાલા
૯.	ડોડણ	૨૮.	સુરપુરા
૧૦.	દેથલી	૨૯.	સુરજ
૧૧.	રૂપપુરા-કરણપુરા	૩૦.	વેણપુરા
૧૨.	પ્રતાપગઢ	૩૧.	ખલિલ
૧૩.	દેવગઢ	૩૨.	આદાવાડા
૧૪.	અડાસણા	૩૩.	પારડા
૧૫.	ઈન્દ્રપ	૩૪.	દેવપુરા-- ખાંડ
૧૬.	કરણસાગર	૩૫.	ભુજાણપુરા
૧૭.	વણપુર	૩૬.	દેવવાડા
૧૮.	છટાસણા	૩૭.	માત્રાસણ
૧૯.	ધારપુરા--ખાંડ		

ગુજરાતના સરકારના હુકમથી અને તેમના નામે,

પા. એમ. પટેલ
સરકારના ડેપી-સચિવ.

મુંબઈ નમીન મહેસૂલ સંહિતા, ૧૮૭૯ની
કલમ-૭ અન્વયે જાહેરનામું.

મહેસૂલ વિભાગ

સચિવાલય, ગાંધીનગર, તા. ૧૫મી ઓક્ટોબર, ૧૯૨૭.

ક્રમાંક : ધમ-૯૭-૧૨૨-મ-પફર-૧૮૯૭-૨૫૮૬-લ.—નમીન મહેસૂલ સંહિતા, ૧૮૭૯ની કલમ-૭ અન્વયે મળેલ સત્તાની રૂબરૂ ગુજરાત સરકાર આથી ઠરાવે છે કે તાત્કાલિક અસરથી અમલમાં આવે તે રીતે બનાસકાંઠા જિલ્લાના ડીસા તાલુકાનું વિભાજન કરી ભીલડી તાલુકાની રચના કરવામાં આવે છે.

નવા રચાયેલ ભીલડી તાલુકામાં અનુસૂચિમાં દર્શાવેલ ગામોનો સમાવેશ થશે. બાકીના ગામો મૂળ ડીસા તાલુકામાં યથાવત રહેશે.

આ તાલુકાનું મુખ્ય મથક ભીલડી રહેશે અને તે બનાસકાંઠા જિલ્લાના પાલનપુર પ્રાંતમાં ગણાય.

મહેસૂલ વિભાગના ઠરાવ ક્રમાંક : પફર-૧૮૯૭-૨૫૮૬-લ, તારીખ ૧૫મી ઓક્ટોબર, ૧૯૨૭ સાથેની અનુસૂચિ.

બનાસકાંઠા જિલ્લાના ભીલડી તાલુકાના સમાવિષ્ટ ગામોની યાદી (કુલ ગામો-૨૮)

ક્રમાંક	ગામનું નામ	ક્રમાંક	ગામનું નામ
૧.	લોરવાડા	૧૫.	જુની નેસડા
૨.	શેરગઢ	૧૬.	સોતમલા
૩.	વકવાડા	૧૭.	ધરનાળ મોટી
૪.	ધરાણવા	૧૮.	બોડાલ
૫.	બલોધરા	૧૯.	વિરગવાડા
૬.	ધરનાળનાની	૨૦.	વાહેરા
૭.	ડોડલ	૨૧.	પેપળ
૮.	છત્રાલ	૨૨.	મુડેઠા
૯.	ખેટવા	૨૩.	પાલડી
૧૦.	સાંડીયા	૨૪.	રામવાસ
૧૧.	સંજાથ	૨૫.	ગજનીપુર (પાવરગંજ)
૧૨.	ભીલડી	૨૬.	નવી ભીલડી
૧૩.	રતનપુર	૨૭.	નવા નેસડા
૧૪.	સોયલા	૨૮.	તાલેગળ

ગુજરાતના રાજ્યપાલશ્રીના હુકમથી અને તેમના નામે,

પી.એમ. પટેલ,
સરકારના ઉપ-સચિવ.

મુંબઈ જમીન મહેસૂલ સંહિતા, ૧૮૭૯ની
કલમ ૭ અન્વયે જાહેરનામું.

મહેસૂલ વિભાગ

જાહેરનામું

સચિવાલય, ગાંધીનગર, ૧૫મી ઓક્ટોબર, ૧૯૯૭.

ક્રમાંક : ધમ/૮૭/૧૨૨/મ/પફર/૧૮૮૭/૨૫૮૬/વ.-જમીન મહેસૂલ સંહિતા ૧૮૭૯ની કલમ ૭ અન્વયે મળેલ સત્તાની રૂએ ગુજરાત સરકાર આથી ઠરાવે છે કે તાત્કાલિક અસરથી અમલમાં આવે તે રીતે બનાસકાંઠા જિલ્લાના પાલનપુર તાલુકાનું વિભાજન કરી અમીરગઢ તાલુકાની રચના કરવામાં આવે છે.

નવા રચાયેલ અમીરગઢ તાલુકામાં અનુસૂચિમાં દર્શાવેલ ગામોનાં સમાવેશ થશે. બાકીના ગામો મુળ પાલનપુર તાલુકામાં યથાવત રહેશે.

આ તાલુકાનું મુખ્ય મથક અમીરગઢ રહેશે અને તે બનાસકાંઠા જિલ્લાના પાલનપુર પ્રાંતમાં ગણાશે.

મહેસૂલ વિભાગના ઠરાવ ક્રમાંક : પફર/૧૮૮૭/૨૫૮૬/વ, તા. ૧૫/૧૦/૯૭ સાથેની અનુસૂચિ.

બનાસકાંઠા જિલ્લાના અમીરગઢ તાલુકાના સમાવિષ્ટ ગામોની યાદી (કુલ ગામો-૭૦).

ક્રમાંક	ગામનું નામ	ક્રમાંક	ગામનું નામ
૧.	અમીરગઢ	૫.	કીડોતર
૨.	દુર્ગરપુર	૬.	જોરાપુરા
૩.	ઈસવાણી	૭.	જુનીશીલ
૪.	કાકવાડા	૮.	ડાભિલા

ક્રમાંક	ગામનું નામ	ક્રમાંક	ગામનું નામ
૯.	ધનપુર (કા)	૪૦.	ધાંધુ
૧૦.	ખુણાયા	૪૧.	ઈકબાલગઢ
૧૧.	આવલ	૪૨.	જુની સરલેગી
૧૨.	જાબા	૪૩.	ખારા
૧૩.	ગઢડા	૪૪.	વાઘોત્રીયા
૧૪.	ખાપા	૪૫.	પાનપુરિયર
૧૫.	નાયજાબંધ	૪૬.	ડેરા
૧૬.	ઉપલોબંધ	૪૭.	આવાળા
૧૭.	કરમદી	૪૮.	જેથી
૧૮.	ખેમરાજીયા	૪૯.	ઉનરકોટ
૧૯.	ડાલેલા	૫૦.	બાંટાવાડા
૨૦.	ખજુડિયા	૫૧.	રાજપુરીયા
૨૧.	સુરેલા	૫૨.	રામપુરા મોટા
૨૨.	અજાપુરા (વાંકા)	૫૩.	કરગા
૨૩.	રામપુરા (વા)	૫૪.	રામપુરા કરગા
૨૪.	ઝાંઝરવા	૫૫.	કપાસિયા
૨૫.	વગદડી	૫૬.	સરીના
૨૬.	આંબાપાણી	૫૭.	સીનવાડી
૨૭.	માંડલિયા	૫૮.	રબારિયા
૨૮.	રબારણ	૫૯.	સંવાળિયા
૨૯.	ભમરીયા	૬૦.	ખારી
૩૦.	કંસારા	૬૧.	ગવરા
૩૧.	ધનપુરા વિ.	૬૨.	વિરમપુર
૩૨.	ઘોડા	૬૩.	મિકણવાસ
૩૩.	ગાંજી	૬૪.	ટાઢોડી
૩૪.	બાંજુભા	૬૫.	કાનપુરા
૩૫.	વેરા	૬૬.	ભાયલા
૩૬.	ઘાંટા	૬૭.	કેંગોરા
૩૭.	ઢોલીયા	૬૮.	ડાભસતારા
૩૮.	કાળીમાટી	૬૯.	ખાપરા
૩૯.	લક્ષ્મીપુરા (ઢો)	૭૦.	પેડચાલી

ગુજરાતના રાજ્યપાલશ્રીના હુકમથી અને તેમના નામે,

પી. એમ. પટેલ,
સરકારના ઉપ-સચિવ.

મુબઈ જમીન મહેસુલ સંહિતા ૧૮૭૯ની કલમ ૭
અન્વયે જાહેરનામું

મહેસુલ વિભાગ

સચિવાલય, ગાંધીનગર તારીખ. ૧૫મી ઓક્ટોબર, ૧૯૯૭.

ક્રમાંક : ધમ/૯૭/૧૨૨/મ/પફર/૧૮૯૭/૨૫૯૬/વ.—જમીન મહેસુલ સંહિતા ૧૮૭૯ની કલમ ૭ અન્વયે મળેલ સત્તાની રૂએ ગુજરાત સરકાર આથી ઠરાવે છે કે તાત્કાલિક અસરથી અમલમાં આવે તે રીતે બનાસકાંઠા જિલ્લાના ધાનેરા તાલુકાનું વિભાજન કરી દાંતીવાડા તાલુકાની રચના કરવામાં આવે છે.

- નવા રચાયેલ દાંતીવાડા તાલુકામાં અનુસૂચિમાં દર્શાવેલ ગામોનો સમાવેશ થશે. બાકીના ગામો મુજબ ધાનેરા તાલુકામાં યથાવત રહેશે.

આ તાલુકાનું મુખ્ય મથક દાંતીવાડા રહેશે અને તે બનાસકાંઠા જિલ્લાના પાલનપુર પ્રાંતમાં ગણાશે.

મહેસૂલ વિભાગના ઠરાવ ક્રમાંક: પકર/૧૮૯૭/૨૫૮૬/લ,
તારીખ ૧૫/૧૦/૯૭ સાથેની અનુસૂચિ :-

બનાસકાંઠા જિલ્લાના દાંતીવાડા તાલુકાના સમાવિષ્ટ ગામોની યાદી (કુલ ગામો-૪૯)

ક્રમાંક ૧	ગામનું નામ ૨	ક્રમાંક	ગામનું નામ
૧	ઝાત	૨૬	ઓઢવા
૨	ભાડવી(ઝાત)	૨૭	ગાંગુદરા
૩	રાજકોટ	૨૮	શેરગઢ(ઓ)
૪	આકલેલી	૨૯	તાલેનગર
૫	ભીલડા	૩૦	વેળાવાસ
૬	ગાંગુવાડા	૩૧	રતનપુર
૭	જંગોલ	૩૨	ફતેપુરા (ધ)
૮	કોઠડા(જંગોલ)	૩૩	મારવાડા
૯	ગણાદરા	૩૪	હરીયાવાડા
૧૦	ધાનેરા	૩૫	વાવધરા
૧૧	અટાલ	૩૬	ભીલાચલ
૧૨	ઓ. ડુંગરી	૩૭	ડો
૧૩	ભાકોદર	૩૮	માલપુરીયા
૧૪	રાણોલ	૩૯	ગુંદરી
૧૫	નાંદોપ્રા (બ્રા. વાસ)	૪૦	આરખી
૧૬	નીલપુર	૪૧	પાંથાવાડા
૧૭	વડવાસ	૪૨	ધનીયાવાડા
૧૮	બોડયા	૪૩	વાધાર
૧૯	જેરાપુરા (બોડયા)	૪૪	સાતસણ
૨૦	દાંતીવાડા	૪૫	ભાંડોત્રા
૨૧	ભાડવીકોઠા	૪૬	લાંબાણગર
૨૨	જેરાપુરા (ભાડવી)	૪૭	મહુડી મોટી
૨૩	નાંદોત્રા (કા. વાસ)	૪૮	મહુડી નાની
૨૪	ગોઢ	૪૯	રામપુરા (મ)
૨૫	શીકરીયા		

ગુજરાતના રાજ્યપાલશ્રીના હુકમથી અને તેમના નામે,

પી. એમ. પટેલ,
સરકારના ઉપ-સચિવ.

મુંબઈ જમીન મહેસૂલ સંહિતા ૧૮૭૯ની
ક્લમ-૭ અન્વયે જાહેરનામું

મહેસૂલ વિભાગ

સચિવાલય, ગાંધીનગર, તા ૧૫મી ઓક્ટોબર, ૧૯૯૭.

ક્રમાંક : ધેમ-૯૭-૧૨૨-મ-પકર-૧૮૯૭-૨૫૮૬-લ.—જમીન મહેસૂલ સંહિતા ૧૮૭૯ની કલમ-૭ અન્વયે મળેલ સરનાની રૂએ ગુજરાત સરકાર આથી ઠરાવે છે કે તાત્કાલિક અસરથી અમલમાં આવે તે રીતે બનાસકાંઠા જિલ્લાના દિયોદર અને વાવ તાલુકાનું વિભાજન કરી ભાભર તાલુકાની રચના કરવામાં આવે છે.

નવા રાચાચેલ ભાભર તાલુકામાં અનુસૂચિમાં દર્શાવેલ ગામોનો સમાવેશ થશે. બાકીના ગામો મૂળ દિયોદર તાલુકામાં યથાવત રહેશે.

આ તાલુકાનું મુખ્ય મથક ભાભર રહેશે અને તે બનાસકાંઠા જિલ્લાના થરાદ પ્રાંતમાં ગણાશે.

મહેસૂલ વિભાગના ઠરાવ ક્રમાંક પદ્મ-૧૮૯૭-૨૫૯૬-લ., તા. ૧૫-૧૦-૧૯૯૭ સાથેની અનુસૂચિ.

બનાસકાંઠા જિલ્લાના ભાભર તાલુકાના સમાવિષ્ટ ગામોની યાદી (કુલ ગામો -૮૧)

ક્રમાંક	ગામનું નામ	ક્રમાંક	ગામનું નામ
૧.	હરકુડીયા	૪૧.	તનવાડ
૨.	રડકીયા	૪૨.	ચેમ્બુવા
૩.	લુણસેલા	૪૩.	તેતરવા
૪.	કુવાળા	૪૪.	અબાસણા
૫.	રુણી	૪૫.	ભેનભોરડી
૬.	બુરેકા	૪૬.	ખારા
૭.	ચચાસણા	૪૭.	મીઠા
૮.	સણવા	૪૮.	જસનવાડા
૯.	ચાત્રા	૪૯.	ખડોસણ
૧૦.	ચલાદર	૫૦.	એટા
૧૧.	મેરાપુરા	૫૧.	લાલપુરા
૧૨.	કપુરપુર	૫૨.	કલ્યાણપુરા
૧૩.	ઉડાઈ	૫૩.	રામપુરા
૧૪.	મોતીસરી	૫૪.	ખડોલ
૧૫.	મેરા	૫૫.	બેણપ
૧૬.	ભોડાળીયા	૫૬.	મોતીપુરા
૧૭.	બરવાડ	૫૭.	દુધવા
૧૮.	અસાણા	૫૮.	રાજપુરા
૧૯.	ખારીપાલડી	૫૯.	કુંભારીયા
૨૦.	બલોધણ	૬૦.	સેડલ
૨૧.	નેસડા	૬૧.	રડકા
૨૨.	કારેલા	૬૨.	ભટાસણા
૨૩.	સુથાર નેસડી	૬૩.	જેરાવરગઢ
૨૪.	અબાળા	૬૪.	ઉચોસણ
૨૫.	વડાણા	૬૫.	નવાપુરા
૨૬.	ગાંગુણ	૬૬.	હરસડ
૨૭.	ઉજનવાડા	૬૭.	બોટું
૨૮.	માનપુરા	૬૮.	ધ્રેયાણા
૨૯.	વાવડા	૬૯.	ડાભી
૩૦.	ભાભરનવા	૭૦.	ડુંગળા
૩૧.	ભાભરજૂના	૭૧.	દુદોધણ
૩૨.	ઈન્દરવા જુના	૭૨.	મોરવાડા
૩૩.	ઈન્દરનવા	૭૩.	ગરાંબડી
૩૪.	જેરવાડા	૭૪.	કટાવ
૩૫.	ગોસણ	૭૫.	વાઘપુરા
૩૬.	રોઈટા	૭૬.	સોનેથ
૩૭.	વડપગ	૭૭.	લીખુંણી
૩૮.	ઢેંકવાડી	૭૮.	વાસરડા
૩૯.	ચીઓદરા	૭૯.	વાઘપુર
૪૦.	બેડા	૮૦.	બાહીસરા
		૮૧.	મસાલી

ગુજરાતના રાજ્યપાલશ્રીના હુકમથી અને તેમના નામે,

પી. એમ. પટેલ,
સરકારના ઉપ-સચિવ

મુંબઈ જમીન મહેસૂલ સંહિતા ૧૮૭૯ની
કલમ-૭ અન્વયે જાહેરનામું.

મહેસૂલ વિભાગ

સચિવાલય, ગાંધીનગર, ૧૫મી ઓક્ટોબર, ૧૯૯૭.

ક્રમાંક : ધમ-૯૭-૧૨૩ મ-પફર-૨૮૯૭-૨૫૯૭-વ. - જમીન મહેસૂલ સંહિતા ૧૮૭૯ની કલમ-૭ અન્વયે મળેલ સત્તાની રૂબરૂ, ગુજરાત સરકાર, આથી ઠરાવે છે કે તાત્કાલિક અસરથી અમલમાં આવે તે રીતે નવસારી જિલ્લાના નવસારી તાલુકાનું વિભાજન કરી જલ્લાલપોર તાલુકાની રચના કરવામાં આવે છે.

નવા રચાયેલ જલ્લાલપોર તાલુકામાં અનુસૂચિમાં દર્શાવેલ ગામોનો સમાવેશ થશે. બાકીના ગામો મૂળ નવસારી તાલુકામાં યથાવત રહેશે.

આ તાલુકાનું મુખ્ય મથક જલ્લાલપોર રહેશે અને તે નવસારી જિલ્લાના નવસારી પ્રાંતમાં ગણાશે.

મહેસૂલ વિભાગના ઠરાવ ક્રમાંક : પફર-૨૮૯૭-૨૫૯૭-વ, તારીખ ૧૫મી ઓક્ટોબર, ૧૯૯૭ની સાથેની અનુસૂચિ

નવસારી જિલ્લાના જલ્લાલપોર તાલુકાના સમાવિષ્ટ ગામોની યાદી (કુલ ગામો -- ૭૫)

ક્રમાંક	ગામનું નામ	ક્રમાંક	ગામનું નામ
૧.	જલ્લાલપોર	૩૨.	ધામણ
૨.	વિજલપોર	૩૩.	ચોખડ
૩.	અબ્રામા	૩૪.	કોલોલી
૪.	સરાવ	૩૫.	કોલાસણા
૫.	ઓસણ	૩૬.	મટવાડ
૬.	કાબાકાછા	૩૭.	કરાડી
૭.	એરુ	૩૮.	પરજીણ
૮.	હાંસાપોર	૩૯.	કરાખટ
૯.	એજલ	૪૦.	સુલતાનપુર
૧૦.	રાંદલપેર	૪૧.	ક્લથાણ
૧૧.	આરક	૪૨.	ખરસાડ
૧૨.	રણોદરા	૪૩.	કરોડકોઠવા
૧૩.	કોથમડી	૪૪.	કુચેદ
૧૪.	એથાણ	૪૫.	સીસોટ્ટા (આરક)
૧૫.	ભૂતગાડ	૪૬.	પાથરડી
૧૬.	બોદાલી	૪૭.	મછાડ
૧૭.	દેલવાડા	૪૮.	પેથાણ
૧૮.	વડોલી	૪૯.	મસેલી
૧૯.	ચુલારા	૫૦.	મડોદ
૨૦.	ભીનાર	૫૧.	મહુવર
૨૧.	પનાર	૫૨.	વાડા (પાંસરા)
૨૨.	ચીજગામ	૫૩.	મંદિર
૨૩.	કતેરા	૫૪.	માટ
૨૪.	કૃષ્ણપુર	૫૫.	ખંભલાવ
૨૫.	છીણભ	૫૬.	તવડી
૨૬.	ડાંભેલ	૫૭.	મીરજાપોર
૨૭.	સીમલાંક	૫૮.	પરસોલી
૨૮.	વેડછા	૫૯.	મગોબ
૨૯.	ડાંભેર	૬૦.	ભાદા
૩૦.	દાડી	૬૧.	મંગરોળ
૩૧.	સામાપોર	૬૨.	નિમલાઈ

ક્રમ	ગામનું નામ	ક્રમાંક	ગામનું નામ
૬૩.	માણિકપોર	૭૦.	દાવી
૬૪.	ટ કોલી	૭૧.	દિપલા
૬૫.	સાગરા	૭૨.	વેરમા
૬૬.	પોંસરા	૭૩.	સડોદરા
૬૭.	સીમળગામ	૭૪.	વાંસી
૬૮.	ડાલકી	૭૫.	બોરસી
૬૯.	ઉમરાદ		

ગુજરાતના રાજ્યપાલશ્રીના હુકમથી અને તેમના નામે,

પી. એમ. પટેલ,
સરકારના ઉપ-સચિવ

મુંબઈ જમીન મહેસૂલ સંહિતા ૧૮૭૯ની
કલમ ૭ અન્વયે જાહેરનામું.

મહેસૂલ વિભાગ

સચિવાલય, ગાંધીનગર, ૧૫મી ઓક્ટોબર, ૧૯૯૭.

ક્રમાંક ૧ ધમ/૯૭/૧૨૩-(૧)/મ/પદ્/૨૮૯૭/૨૫૯૭/વ.— જમીન મહેસૂલ સંહિતા- ૧૮૭૯ની કલમ ૭ અન્વયે મળેલ સત્તાની રૂએ, ગુજરાત સરકાર આથી દર્શાવે છે કે તાત્કાલિક અસરથી અમલમાં આવે તે રીતે વલસાડ જિલ્લાના ધરમપુર તાલુકાનું વિભાજન કરી કપરાડા તાલુકાની રચના કરવામાં આવે છે.

નવા રચાયેલા કપરાડા તાલુકામાં અનુસૂચિમાં દર્શાવેલ ગામોનો સમાવેશ થશે. બાકીના ગામો મૂળ ધરમપુર તાલુકામાં મથાવત રહેશે.

આ તાલુકાનું મુખ્ય મથક કપરાડા રહેશે અને તે વલસાડ જિલ્લાના વલસાડ પ્રાંતમાં ગણાશે.

મહેસૂલ વિભાગના ઠરાવ ક્રમાંક ૧ પદ્/૨૮૯૭/૨૫૯૭/વ, તારીખ ૧૫મી ઓક્ટોબર, ૧૯૯૭ સાથેની અનુસૂચિ.

વલસાડ જિલ્લાના કપરાડા તાલુકાના સમાવિષ્ટ ગામોની યાદી (કુલ ગામો ૧૩૦)

ક્રમાંક	ગામનું નામ	ક્રમાંક	ગામનું નામ
૧.	જોગવેલ	૧૯.	જમગભા
૨.	ખુટણી	૨૦.	વાડધા
૩.	કપરાડા	૨૧.	મનાલા
૪.	ઓઝરડા	૨૨.	હુંડા
૫.	ચાંદવેગણ	૨૩.	દોશલ
૬.	પીંઝાનીયા	૨૪.	ફલી
૭.	મોડવા	૨૫.	સુથારપાડા
૮.	વારોલી તલાટ	૨૬.	કોતલગામ
૯.	કાજલી	૨૭.	વિરસેત
૧૦.	પાનસ	૨૮.	માલધર
૧૧.	નલીમધની	૨૯.	બારપુડા
૧૨.	આમધા	૩૦.	વાવર
૧૩.	ચરણાઈ	૩૧.	કાસટવેરી
૧૪.	મેલુધા	૩૨.	ઘોટણ
૧૫.	માતુનીયા	૩૩.	પાંચવેરા
૧૬.	નાંદગામ	૩૪.	કેળધા
૧૭.	વેરીભવાડા	૩૫.	આંબાજંગલ
૧૮.	જીરવલ	૩૬.	ચાવવાળા

ક્રમાંક	ગામનું નામ	ક્રમાંક	ગામનું નામ
૩૭.	દાભાડી	૮૪.	વારોલીનંગલ
૩૮.	દાવખલ	૮૫.	મેઘવાડ
૩૯.	નારવડ	૮૬.	પીપરોટી
૪૦.	ધામણવાંગણ	૮૭.	પેડછા
૪૧.	વડોલી	૮૮.	મહુખન
૪૨.	લીલીયા	૮૯.	કાંકડોપર
૪૩.	આસલોણ	૯૦.	નગર
૪૪.	પીપલસેત	૯૧.	રાયમાળ
૪૫.	કરજુન	૯૨.	વાડી
૪૬.	ઝાલવેરા	૯૩.	તીસ્કરી નંગલ
૪૭.	વડસેત	૯૪.	ભામણવાડા
૪૮.	વાલવેરી	૯૫.	ટુકવાડા
૪૯.	રાહુડા	૯૬.	તેરીચીખલી
૫૦.	ચેપા	૯૭.	ગુલીયા
૫૧.	લીખવડ	૯૮.	નીરવલ
૫૨.	નાની પલસાણ	૯૯.	ડીધી
૫૩.	સરવરહાટી	૧૦૦.	ધોટવણ
૫૪.	સીંગારહાટી	૧૦૧.	રીહીયાળ નંગલ
૫૫.	વરવઠ	૧૦૨.	ટોટુમાળ
૫૬.	લવકર	૧૦૩.	માલુગી
૫૭.	દિવસી	૧૦૪.	ધાલવેરી
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૫૯.	ભવાડા જાગીરી	૧૦૬.	અસલકાંટી
૬૦.	ચીંચવાડા	૧૦૭.	ભાઠેરી
૬૧.	માની	૧૦૮.	કુંભસેત
૬૨.	બોરપાડા	૧૦૯.	ભડવી
૬૩.	ટોકરપાડા	૧૧૦.	ધારણવાળ
૬૪.	રાહોર	૧૧૧.	ઉમરપાડા
૬૫.	પીપરોટી	૧૧૨.	મોટી પલસાણ
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૬૭.	ખડકવાળ	૧૧૪.	અંભેટી
૬૮.	બુરલા	૧૧૫.	નાનાપોઢા
૬૯.	રોહીયાળ તલાટ	૧૧૬.	બાલચોટી
૭૦.	અસ્ટોલ	૧૧૭.	બાબરખડક
૭૧.	ઝોલેરા	૧૧૮.	વડમંભા
૭૨.	હિંદલબારી	૧૧૯.	ચુખાલા
૭૩.	કેતડી	૧૨૦.	ઓઝર
૭૪.	કોસ્ટોનીયા	૧૨૧.	વારણ
૭૫.	ઉમલી	૧૨૨.	અંધારપાડા
૭૬.	પેઢારદેવી	૧૨૩.	મોતી વહીયાળ
૭૭.	ખાનુમીયા	૧૨૪.	ખરેડી
૭૮.	શુકલબારી	૧૨૫.	ફૂલવાડી
૭૯.	ગુરવડ	૧૨૬.	કુંડા
૮૦.	કરચોડ	૧૨૭.	વાળવડ
૮૧.	કરવલ્લી	૧૨૮.	ધોધડકુંવા
૮૨.	દહીખડ	૧૨૯.	કેઠાર
૮૩.	ફતેપુર	૧૩૦.	ભાંડાર કચ્છ

ગુજરાતના રાજ્યપાલશ્રીના હુકમથી અને તેમના નામે,

પી. એમ. પટેલ,
સરકારના ઉપ-સચિવ.

સરકારી મધ્યસ્થ પ્રેસ, ગાંધીનગર.



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PART IV-B

Rules and Orders (other than those published in Parts I, I-A and I-L) made by the Government of Gujarat under the Gujarat Acts.

HOME DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 27th October 1997.

BMV (TAXATION OF PASSENGER) ACT, 1958.

No. GHG/97/149/TPA-1297-2327-KH.—In exercise of the powers conferred by sub-section (1) of section 3 of the Bombay Motor Vehicles Taxation of Passenger Act, 1958 (Bombay LXVII of 1958) the Government of Gujarat hereby approves the route specified in the schedule appended hereto for the purpose of said sub section (1) of section--3.

SCHEDULE

- (1) Vasana to Adalaj Vav
Via. Paldi, Income Tax, Vadaj, Chandkheda.

By order and in the name of the Governor of Gujarat,

JASWANT GANDHI,
Under Secretary to Government,

255-1.

IV-B-Ex.-255-1

सरकारी मध्यस्थ प्रेस, गांधीनगर.



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HOME DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 27th October 1997.

BMV (TAXATION OF PASSENGER) ACT, 1958.

No. GHG/97/150/TPA-1297-990-KH.—In exercise of the powers conferred by sub-section (1) of section 3 of the Bombay Motor Vehicles (Taxation of Passenger) Act, 1958 (Bombay LXVII of 1958) the Government of Gujarat hereby approves the routes specified in the schedule appended hereto for the purpose of said sub-section (1), of section 3.

SCHEDULE

(1) Lal Darwaja to Lions Karnavati S. V. Patel Eye Hospital-Via, Delhi Darwaja, Income Tax, Usmanpura, Vadaj, Nava Vadaj, Chandlodia, Gota, Ognaj Village.

By order and in the name of the Governor of Gujarat,
JASWANT GANDHI,
Under Secretary to Government.



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REVENUE DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 29th October, 1997.

GUJARAT PROHIBITION OF TRANSFER OF IMMOVABLE PROPERTY AND PROVISIONS FOR PROTECTION OF TENANTS FROM EVICTION FROM PREMISES IN DISTURBED AREAS ACT, 1991.

No. GHM/97/131/M/RGN/1097/2432/H-1.—Whereas the Government of Gujarat having regard to the intensity and duration of riots and violence of mob in respect of the areas of the State specified in the schedule annexed hereto, is of the opinion that public order in the said areas was disturbed for a substantial period by reason of riots and violence of mob :

Now, therefore, in exercise of the powers conferred by section 3 of the Gujarat Prohibition of Transfer of Immovable Property and Provisions for Protection of Tenants from Eviction from Premises in Disturbed Areas Act, 1991 (Guj. 12 of 1991), the Government of Gujarat hereby,—

(a) declares the areas specified in Column 3 of the schedule annexed hereto falling within the jurisdiction of each of the Police Stations of Ahmedabad Police Commissionerate and District Superintendent of Police (Rural) Ahmedabad specified in Column 2 of the said schedule as the disturbed areas, and

(b) specifies the period of two years i.e. from 1st November, 1997 to 31st October, 1999 as the substantial period for the purpose of the said Act.

All transfers of immovable properties situated in the disturbed areas made during the aforesaid specified period shall be null and void and no immovable property situated in the said disturbed areas shall during the period of subsistence of this notification be transferred except with the previous sanction of the Collector concerned.

SCHEDULE

Areas of Ahmedabad City and Ahmedabad Rural

Sr. No.	Police Station.	Name of Areas.
1.	2.	3.
1.	SHAHIBAUG	1. Nagori Pol, Haji Satar, Asarwa, Under Bridge. 2. Uttar Gujarat Sangam Society, Mina Bazar, Meghaninagar. 3. Pritampura Society No.2, Girdharnagar. 4. Medawali Chawl, Balia Limbdi, Char Rasta, Girdharnagar. 5. Entire area under Camp Sadar Bazar Police Choki.
2.	MEGHANINAGAR.	1. Nadiavad, Bhogilal Trikamdas Chali. 2. Himatnagar Co-operative Society, Mina Bazar, Girdharnagar. 3. Naran Patel's Chawal, Meghaninagar. 4. Chhapras near Rohidasnagar, Meghaninagar. 5. Chhaparas of Ramlal Bhaiya Chamanpura, Meghaninagar. 6. Chamanpura Housing Board, 7. Kalapinagar. 8. Keshavlal Kachwala Chawl, Chamanpura. 9. Somabhai Kumbhar's Chawl Chaparas. 10. Gafurmiya's Chhaparas, Narmada Ben's Chawl, Chamanpura. 11. Meghaninagar Housing. 12. Dr. Gandhi's Chawl. 13. Santokbai's Chawl, Chamanpura. 14. Hukamsingh's Chawl. 15. Ganesh Kumbhar's Chawl, Chamanpura. 16. Chandhulal's Chawl. 17. Dhupnagar.
3.	SHAHER KOTDA.	1. Jalampuri's Chawl. 2. Pathan's Chawl. 3. Ganesh Kumbhar's Chawl. 4. Ashok Mill's Chawl. 5. Laxmipura's Chawl. 6. Mulchand Fulchand's Chawl. 7. Bhavsar's Chawl. 8. Judge Saheb's Chawl. 9. Amliwad Saraspur. 10. Chunilal Jethalal's Chawl. 11. Niranjan's Chawl. 12. Patarawali Chawl. 13. Lallu Gordhan's Chawl. 14. Municipality Chawl, Near S. T. Workshop, Saijpur Bogha. 15. Saifi Society. 16. Saraspur Vora Roja, Amdupura. 17. Roshanlal's Chawl. 18. Ramanlal Dahyalal's Chawl. 19. Suleman Roja's chawl. 20. Bai Jivi's Chawl. 21. Trikamlal's Chawl.
4.	KALUPUR.	1. Tankashal Pole. 2. Durga Mata's Pole. 3. Doshiwada's Pole.

1.

2.

3.

4. Falka Pole.
5. Mofa Tragada Panch's Wadi, Nayakwadi.
6. Khiskoli's Pole.
7. Dandigara's Pole.
8. Jotinsha's Pole.
9. Entire area under Zaverivad Police Choki.
10. Entire Area under Panchkuva Police Choki.
11. Entire area of Police Choki Situated outside Kalupur Gate.

5. DARIYAPUR.

1. Panchapatti Mansuri Mahollo.
2. Chhota Bhagatni Khadaki.
3. Bhanderi Pole.
4. Sultan Mahollo.
5. Kankodiya Vad.
6. Balucha Vad.
7. Vishani Khadaki.
8. Vadani Pole.
9. Bholani Pole.
10. Changiz Pole.
11. Vaghari Vas.
12. Dabgar Vad.
13. Moti Alini Pole.
14. Nani Alini Pole.
15. Nagina Pole.
16. Jordan Road (Both Sides).
17. Wadigam.
18. Salatwada.
19. Sajjan Jamdarno Mahollo.
20. Saiyad Vada.
21. Mochi Pole.
22. Ramlal No Khado, Shahpur.
23. Pathan Chawl.

6. GOMTIPUR.

1. Bara Sancha's Chawl.
2. Pannalal's Chawli.
3. Vora's Chawli.
4. Both sides area of Sarangpur to Rakhiyal Char Rasta.
5. Area of Lal Mill Char Rasta to Gomitpur.
6. Nurnagar.
7. Julta Minara.
8. Mohanlal's New Chali.
9. Samsherbaug.
10. Mariyam Bibi's Chali.
11. Mansuri's Chali.
12. Chhotalal's Chali Shankarpura.
13. Nurbhai Dhobi's Chali.
14. Kashiben's Chali.
15. Haji Gafar's Chali.
16. Suvapankhi's Chali.
17. Chatursing's Chali Chartoda Kabarstan.
18. Hira Ghanchi's Chali.
19. Rajpur Nano and Moto Vankarvas.
20. Jivraj Bhatt's Chali.

1.	2.	3.
		21. Parmanand's Chali. 22. Rajpur Tolnaka- Jain Derasar Khancho. 23. Limbati Sheri, Bhatt Pole Gomtipur Village. 24. Nagri Mill Road, Magan Kumbhar's Chali, Natvarlal Vakil's Chali, Keshavbhabu's Chali, Ramanpura's Chali area. 25. Amrapali Road, Jainanagar Society, Patel Society, Fulvadi Society, Gajanandnagar, Gandhipark.
7.	BAPUNAGAR.	1. Indira Garibnagar No. 1 and 2 2. Sanjaynagar. 3. Gujarat Housing Board 12 Blocks. 4. Gujarat Housing Board 16 Blocks. 5. Gujarat Housing Board 3 Blocks. 6. Gujarat Housing Board 8 Blocks. 7. Gujarat Housing Board 11 Blocks. 8. Bhaktinagar. 9. Malek Saban Stadium Dargah. 10. Sundaramnagar. 11. Manu Saheb's Chali. 12. Ahmedabad Municipal Transport Service, (A.M.T.S.) Bus root No. 147's Bus Stand at Bapunagar to Hardasnagar Chauki Blocks Opp. Sunni Urbannagar Aazad Chawk, Bapunagar.
8.	RAKHIYAL.	1. Chakudiya Mahadev Area. 2. Morarji Chawk. 3. Sukharamnagar Society. 4. Lalbhai Fakirbhai Chali. 5. Both sides are of Rakhiyal Char Rasta to Ajit Mill Tolnaka. 6. Kalandari Masjid. 7. Urbannagar Society.
9.	ODHAV.	1. Rahematnagar. 2. Ansari Nagar. 3. Soni's Chali. 4. Rabari's Colony. 5. Manubhai's Kuva. 6. Panna Estate. 7. Hasan Shahid's Dargah. 8. Chhotalal's Chali.
10.	AMRAIWADI.	1. Khokhara Police Chowki Area Near Anupam Cinema, Rohit Circle etc. 2. Area under Chatrabhuj Taxtile Mill (C.T.M.) Police Chowki. 3. Hatkeshwar Mahadev Temple area. 4. Jay Bharati's Chali. 5. Ramol Gam. 6. Janta Nagar. 7. Khanwadi. 8. Gulab Nagar. 9. Madras Mandhir Railway Colony.
11.	MANINAGAR.	1. Millatnagar. 2. Ahebabnagar Shah Alam.

1.	2.	3.
12.	SHAHPUR (RANGILA)	Entire area comprised under this Police Station.
13.	KARANJ.	<ol style="list-style-type: none"> 1. Gol Limda to Danapith, Golvad, Dhalgarvad, Pankor Na 2. Entire area of Rajanagar Market. 3. Khamasa Chowki, Parsi Agiyari, Lakdanu Pithu, Marun Nalu, Baburav mahollo, Bukhari Mahollo, Fulgali, and HOP Market. 4. Surrounding area of Italian Bakery. 5. Entire both sides area of Salapas Road. 6. Entire both sides area of Advance Cinema Road. 7. Entire eastern side area from Electricity House Char Rasta to Trankhuniya Bagicha via. Rustamali's Dhal. 8. Hanumangali, Shantisada Estate. 9. Pankornaka, Biscuit Gali, Dava Bazar, and Vansfodia Mahollo. 10. Entire both sides area of Relief Road from Gheekanta Char Rasta to Electricity House Char Rasta. 11. Nagarsheth No Vando, Hajam Gali, Bakarali's Vadi. 12. Gheekanta Choki to Gheekanta Char Rasta, Entire Western side area from Pirmasha Road to Pankornaka Char Rasta.
14.	KAGDAPITH.	<ol style="list-style-type: none"> 1. Pathan's Chali. 2. Entire area of Bhulabhai Police Choki. 3. Vasantrajab Quarters and its Surrounding areas. 4. Sandhiyavali Chali. 5. Green Cross Society. 6. Kabadi Market No. 2 and its Surrounding area.
15.	DANILIMDA.	<ol style="list-style-type: none"> 1. Ram Rahim Tekro. 2. Dashrath Mukhi's Chali. 3. Allahnagar Chhapras. 4. Area Opposite Shahalam and Nawab's Chal and its surrounding areas. 5. Vinayakunj Co. Operative Housing Society. 6. Nirayannagar. 7. Bhayna Society. 8. Swaminarayan College, Area 9. Kirtikunj Society. 10. Parikshitlal Nagar. 11. Kabadi Market No. 3 and 4 and their Surrounding areas
16.	MADHAVPURA.	<ol style="list-style-type: none"> 1. Entire area comprised under Idgah Police Choki. 2. Entire area comprised under Dudheshwar Police Choki. 3. Entire area comprised under the Police Choki situated outside Shahpur Gate.
17.	VATVA.	<ol style="list-style-type: none"> 1. Saifi Society. 2. Samratnagar. 3. Vatva Masjid. 4. Vatva Panchayat Office. 5. Isanpur Gram. 6. Vivekanagar Hathijan. 7. Taslim Society.

1.	2.	3.
		8. Gokul Society.
		9. Mayur Park Society.
		10. Murlidhar Society.
		11. Vatva Gram.
		12. Chunara Vas.
		13. MALIVADA.
		14. Saibaba Society.
		15. Yagnesh Society.
		16. Area Surrounding Golden Cinema Vatva.
		17. New Vatva Gram.
		18. Chandola Talavni Pal.
		19. Old Octroi Naka.
		20. Narol Circle.

18. VATVA GUJARAT INDUSTRIAL DEVELOPMENT CORPORATION : (G.I.D.C.)

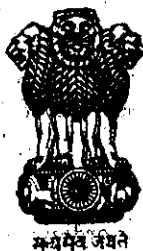
	1. Ramol Gram.
	2. Ramol Sim Vistar.
19. NARODA.	1. Muslim Maholla.
	2. Naroda Suttar Factory.
	3. Saijpur Jafer Hasm's Chali.
	4. Dipnagar Kathwada Road.
	5. Krishnagar Chhaparas.
	6. Nayanagar.
	7. Krushnagar Char Rasta.
	8. Thakkarnagar Char Rasta.
	9. Kevadaji's Chali.
	10. Naroda Bethak-Mafatlal's Chhapara.
	11. Saijpur G. D. High School.
	12. Opposite Saijpur Canara Bank.
	13. Saijpur Fadeli Pathan's Chali.
	14. Naroda G.I.D.C. Chali.
	15. Sanjaynagar Nana Chiloda.
	16. India Colony.
	17. Nana Chiloda.
	18. Naroda Kankariya's Chali.
20. SARDARNAGAR.	1. Mahajanah Chharawad.
	2. Rajavir Dargah.
21. ELLISHBRIDGE.	1. Museum Narayanagar Bhattha.
	2. Gita Bharti Ashram, Karnavati Hospital to Backside of V. S. Hospital Kagdivad and entire area of Kocharab Village upto Tagore Hall.
	3. Rajnagar Society situated at West Bank of Sabarmati River Behind N.I.D. to Viswakunj Char Rasta Corner Flat, Narayannagar road Upto Shantivan Char Rasta and entire Society area of P.T. Collage Road.
	4. Mahalaxmi Panch Rasta to Paldi Bhattha, Jain Society, Pankajdat Society, Faizulla (Momin Society) Society and entire area surrounding Divan Ballubhai School.

1.	2.	3.
22.	GAYAKWAD HAWELI.	<ol style="list-style-type: none"> 1. Verai Mata's Pole. 2. Kali's Dhaba. 3. Bhesa Pole. 4. Vado Sheri. 5. Saiyed Vadi. 6. Gundi Vad. 7. Pathan's Chali. 8. Tad Sheri. 9. Kadva Sheri. 10. Bhala Pole. 11. Bhungari Pole. 12. Bandhaniwala's Khancho. 13. Rupalvala's Pole. 14. Tokarsha's Pole. 15. Salvi's Pole. 16. Raikhad Nava Vas Patel Vas. 17. Raikhad Marathavad. 18. Tekraval Vas, Bhatiyar Vas. 19. Kadri's Pole Opp. Jayshankar Shunderi's Hall. 20. Punjalal's Chali. 21. Maru Vas. 22. Anjuman High School behind Vankarvas, Tadiyavas. 23. Babaji's Pole. 24. Raikhad Mandiya Kuva near Opera-Guest House. 25. Somanath Bhundar's Chali outside Jamalpur Darwaja. 26. Dayalpura (New Vasant Rajab Chawki). 27. Municipality Navi Chali Near Kachani Masjid. 28. Raikhad Khatrivad. 29. Raikhad Pattni Sheri. 30. Raikhad Rohilavad. 31. Mahajan's Vando. 32. Pavagadh Chok. 33. Rangani Mata Temple area Khataki Vad. 34. Raikhad Darwaja Area.
23.	ASTODIA.	<ol style="list-style-type: none"> 1. Sarkivad Sarangpur. 2. Near Chibila Hanuman Rawal Sheri. 3. Munashi's Khancho. 4. Golvad. 5. Near Astodia Bhutni Ambali. 6. Kotha's Pole. 7. Vad's Pole. 8. Panch Hatdi's Pole. 9. Kishor Galiyarra's Khadaki. 10. Bundivad.
24.	NAVRANGPURA.	<ol style="list-style-type: none"> 1. Muslim Society. 2. Trikamlal Kabrastan Opp. Ellisbridge Police Line. 3. Pir Jamanshah Dargah. 4. Dargah area Opp. Navarangpura Gam. 5. Saumya Society, Navarangpura.
25.	VEJALPUR.	<ol style="list-style-type: none"> 1. Juhapura. 2. Entire Vejalpur Village including all Gamtal Simtal Area.

1.	2.	3.
		3. Jivraj Park Area.
		4. Society area situated on both sides of 132 feet road from Vasna Tolnaka and whole Guptanagar Area.
		5. Society area of Survey numbers (Simtal) Situated on both sides of road of Shastri Bridge to Vishala Highway Circle.
26.	SARKHEJ. (AHMEDABAD RURAL)	1. Sarkhej Gam Panchayat.
		2. Makarba Gram Panchayat.

By order and in the name of the Governor of Gujarat.

MAHENDRA P. DAVE,
Deputy Secretary to Govt. of Gujarat.



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PART IV-B

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LABOUR AND EMPLOYMENT DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 28th October, 1997.

THE BOMBAY RELIEF UNDERTAKING (SPECIAL PROVISIONS) ACT, 1958.

No. GH-R/262/BRU/1097/1697/M(3).-In WHEREAS, the MAHESWARI MILLS LIMITED, Shahibag Road, Ahmedabad-380 004 (hereinafter referred to as "the said undertaking") has applied for declaring it as a "relief undertaking" under section 3 of the Bombay Relief Undertakings (Special provisions) Act, 1958 for the purpose of exemption from Hank Yarn Obligation;

AND WHEREAS the said undertaking is a sick unit under Rehabilitation package sanctioned by the BIFR under section 18(4) of the Sick Industrial Companies (Special Provisions) Act, 1985;

AND WHEREAS the Company has been regularly paying all current dues of Labours and there is no outstanding of wages, Provident Fund and Gratuity and the Textile Labour Association has granted "No objection Certificate if the said undertaking is declared as a "relief undertaking";

NOW, THEREFORE, in exercise of the powers conferred by sub-section (2) of section 3 and also by sub-clause (iv) of clause (a) of sub-section (1) of section 4 of the Bombay Relief Undertakings (Special Provisions) Act, 1958, the Government of Gujarat hereby-

(i) Declares the said undertaking as a 'relief undertaking' for a period of twelve months with effect from the 1st October, 1997 and accordingly the said undertaking shall continue to be conducted to serve as a measure of unemployment relief in relation to Hank Yarn Obligation; and

(ii) directs in relation to the said undertaking that all rights, privileges, obligations, liabilities accrued or incurred before the said undertaking is declared to be a relief undertaking and any remedy for the enforcement thereof shall be suspended and all proceedings, relating thereto pending before any Court, Tribunal, Officer or Authority shall be stayed for a period of twelve months with effect on and from the 1st October, 1997.

By order and in the name of the Governor of Gujarat,

MOHAN CHAVDA,
Section Officer,
Labour and Employment Department.



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PART — IV-B

Rules and Orders (other than those published in Parts I, I-A and I-L) made by the Government of Gujarat under the Gujarat Acts.

REVENUE DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 28th October, 1997.

GUJARAT PROHIBITION OF TRANSFER OF IMMOVABLE PROPERTY AND PROVISION FOR PROTECTION OF TENANTS FROM EVICTION FROM PREMISES IN DISTURBED AREAS ACT, 1991.

No. GHM-97/128/M/RGN/1096/2256/H.1-In exercise of the powers conferred by section 11 of the Gujarat Prohibition of Transfer of Immoveable Property and Provision for Protection of Tenants from Eviction from Premises in Disturbed Areas Act, 1991 (Guj. 12 of 91) the Government of Gujarat hereby delegate all the powers exercisable by the Collector Ahmedabad under section 4 and 5 of the said Act, to the Deputy Collector (MID DAY MEALS) Ahmedabad.

By order and in the name of the Governor of Gujarat,

N. D. BHATT,
Under Secretary to Government.

IV-B-Ex.-259-1

259-1



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PART—IV-B

Rules and Orders (other than those published in Parts I, I-A and I-L) made
by the Government of Gujarat under the Gujarat Act.

REVENUE DEPARTMENT

Order

Sachivalaya, Gandhinagar, 28th October, 1997.

BOMBAY STAMP ACT, 1958.

No. GHM/97/129/M/STP/1097/198/H-1.—In exercise of the powers conferred by clause (a) of Section 9 of Bombay Stamp Act, 1958 (Bom. LX of 1958), the Government of Gujarat hereby remits the duty chargeable under the said Act on an instrument of conveyance, executed in favour of any person whose land is acquired for the purpose of an irrigation project in the State, subject to the following conditions.

- (1) the land so purchased shall not exceed twice the area of land acquired, or
- (2) the market value of the land purchased shall not exceed the amount of compensation received by him.
- (3) the instrument of conveyance is executed within a period of three years from the date of payment of compensation for the land acquired.
- (4) the person in whose favour the instrument of conveyance is executed shall have to produce—
 - (i) a certificate to the effect that his land has been acquired for the irrigation project—
 - (b) a copy of the award of compensation received by him.

By order and in the name of the Governor of Gujarat,

N. D. BHATT,
Under Secretary to Government.



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PART IV-B

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by the Government of Gujarat under the Gujarat Acts.

ENERGY AND PETROCHEMICALS DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 5th November, 1997.

GUJARAT RESTRICTION ON CONSUMPTION AND REGULATION OF SUPPLY OF ELECTRICAL
ENERGY AND PERIODS OF WORKS ORDER, 1984.

No. GHU-97-77-CPI-1496-1746-K1-In exercise of the powers conferred by clause 8 of the Gujarat Restriction on Consumption and Regulation of Supply of Electrical Energy and Periods of Works Order 1984, the Government of Gujarat hereby amends the Government Notification, Energy and Petrochemicals Department No. GHU-93-14-ELC-1493-994(i)-K1 dated the 20th July, 1993, as under:-

In schedule-1 for Sr. 218 the following shall be substituted:

Sr. No.	Name of the Unit	Village	District	Load permitted to be utilized on all staggered holidays.
1	2	3	4	5
218	Inox India Limited.	Kalol	Panchmahals	150 KVA.

This shall come into force with effect from the date of issue of this notification.

By order and in the name of the Governor of Gujarat,

R. G. DAVE,
Section Officer,
Energy and Petrochemicals Department.

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IV-B-EX.261-1

GOVERNMENT CENTRAL PRESS, GANDHINAGAR



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PART IV-B

Rules and Orders (other than those published in Parts I, I-A and I-L) made by the Government of Gujarat under the Gujarat Acts.

ENERGY & PETROCHEMICALS DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 5th November, 1997.

GUJARAT RESTRICTION ON CONSUMPTION AND REGULATION OF SUPPLY OF ELECTRICAL ENERGY AND PERIODS OF WORKS ORDER, 1984.

No. GHU-97-78-CPI-1497-5056-KI.—In exercise of the powers conferred by clause 8 of the Gujarat Restriction on Consumption and Regulation of Supply of Electrical Energy and Periods of Works Order 1984, the Government of Gujarat hereby amends the Government Notification, Energy and Petrochemicals Department No. GHU-93-14-ELC-1493-994(i)-KI, dated the 20th July, 1993, as under:—

In schedule--I, after Sr. 255, the following shall be inserted :

Sr. No.	Name of the Unit	Village	District	Load permitted to be utilized on all staggered holidays
1.	2.	3.	4.	5.
256	Pan Drugs Limited	Nandesari	Baroda	150 KVA

This shall come into force with effect from the date of issue of this notification.

By order and in the name of the Governor of Gujarat,

R. G. DAVE,
Section Officer.



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PART IV—B

Rules and Orders (other than those published in Parts I, I-A and I-L) made by the Government of Gujarat under the Gujarat Acts.

ENERGY & PETROCHEMICALS DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 5th November 1997.

GUJARAT RESTRICTION ON CONSUMPTION AND REGULATION OF SUPPLY OF ELECTRICAL ENERGY AND PERIODS OF WORKS ORDER, 1984.

No. GHU-97-79-CPI-1497-7401-KI.—In exercise of the powers conferred by clause 8 of the Gujarat Restriction on Consumption and Regulation of Supply of Electrical Energy and Periods of Works Order 1984, the Government of Gujarat hereby amends the Government Notification, Energy and Petrochemicals Department No. GHU-93-14-ELC-1493-994(i)-KI dated the 20th July, 1993, as under :

(a) In schedule--I, after Sr. 256, the following shall be inserted :

Sr. No.	Name of the Unit	Village	District	Load permitted to be utilized on all staggered holidays.
1.	2.	3.	4.	5.
257	Hreem Cera Pvt. Ltd.	Kalol	Mehsana	60 H.P.
258	Paras Insulators	Kanknol	Sabarkantha	19.5 H.P.
259	Raj Carbons Pvt. Ltd.	Rajpipla	Bharuch	27.5 H.P.
260	Asahi Dychem Pvt. Limited.	Indrad	Mehsana	75 KVA

(b) In schedule I, for Sr. No. 56 and 72, following shall be substituted :—

Sr. No.	Name of the Unit	Village	District	Load permitted to be utilized on all staggered holidays
1.	2.	3.	4.	5.
56	Audichem India Pvt. Ltd.	Indrad	Mehsana	225 KVA
72	J.y. Shree Insulators	Halol	Panchmahals	1000 KVA

(c) In schedule I, item No. 192 and in schedule II, item No. 43 shall be deleted.

(d) In schedule II, after Sr. No. 88, following shall be inserted :—

Sr. No.	Name of the Unit	Village	District	Relaxation
1.	2.	3.	4.	5.
89	Ishan Dyes & Chemicals Ltd.	V.tva	Ahmedabad	The unit shall be permitted to utilize 320 KW power on all staggered holidays or power as would be permissible after applicability of demand cut which ever is less.

This shall come into force with effect from the date of issue of this notification.

By order and in the name of the Governor of Gujarat.

R. G. DAVE,
Section Officer,
Energy & Petrochemicals Department.



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PART IV-B

**Rules and Orders (other than those published in Parts I, I-A and I-L) made
by the Government of Gujarat under the Gujarat Acts.**

ENERGY AND PETROCHEMICALS DEPARTMENT

Order

Sachivalaya, Gandhinagar, 5th November, 1997.

BOMBAY ELECTRICITY (SPECIAL POWERS) ACT, 1946.

No. GHU/97/80/CPI/1497/7401/KL.-In exercise of the powers conferred by section 3 and section 6A of the Bombay Electricity (Special Powers) Act, 1946 (Bom. XX of 1946), the Government of Gujarat hereby makes the following order further to amend the Gujarat Restriction on Consumption and Regulation of Supply of Electrical Energy and Periods of Works Order, 1984, namely—

(a) In the said order, in Schedule II, after Sr. No. 97, the following shall be inserted, namely—

“98 Manufacture of Pre-sensitive offset printing plates (Coil Line).”

(b) In the said order, in Schedule II, or Sr. No. 27 shall be read as under:

“Manufacture of Cinema Arc Carbons (including gouging carbons and process carbons).”

By order and in the name of the Governor of Gujarat,

R. G. DAVE,
Section Officer.



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PART IV—B

Rules and Orders (other than those published in Parts I, I-A and I-L) made by the Government of Gujarat under the Gujarat Acts.

AGRICULTURE AND COOPERATION DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 24th October, 1997.

GUJARAT CO-OPERATIVE SOCIETIES ACT, 1961.

No. GHKH/55/97/CSK-1096-2364-CHH.—WHEREAS, certain draft rules further to amend the Gujarat Co-operative Societies Rules, 1965 were published as required by sub-section (3) of section 168 of the Gujarat Co-operative Societies Act, 1961 (Guj. X of 1962), at pages 181 to 181-3 of the Gujarat Government Gazette, Part IV-B, dated the 2nd August, 1997 under Government Notification, Agriculture and Co-operation Department No. GHKH/34/97/CSK-1096-2364-CHH, dated the 23rd July, 1997 inviting objections and suggestions from all persons likely to be affected thereby till 1st September, 1997.

AND, WHEREAS, no objections or suggestions have been received by the Government on the aforesaid draft notification;

NOW, THEREFORE, in exercise of the powers conferred by section 168 read with sub sections (4) to (6) of Section 99 of the Gujarat Co-operative Societies Act, 1961 (Guj. X of 1962), the Government of Gujarat hereby makes the following rules further to amend the Gujarat Co-operative Societies Rules, 1965, namely:—

1. These rules may be called the Gujarat Co-operative Societies (First Amendment) Rules, 1997.
2. In the Gujarat Co-operative Societies Rules, 1965, (hereinafter referred to as "the said rules") after rule 41, the following rules shall be inserted, namely:—

"41A. Summary procedure for deciding disputes (1) In disputes referred to in sub-section (4) of section 99, the disputant shall in addition to the normal averments in Form 'K' make the following averment namely:—

(a) that the claim of the disputant is for recovery of liquidated sum of money only and no other relief beyond the scopes of this rule is claimed in this disputed;

(b) that the disputant believes that there is no valid or bonafide defence to his claim.

(2) (i) Within ten days from the service of a notice calling upon the opponent to obtain leave from the Registrar to appear and defend the claim, the opponent or such of the opponents as are interested in defending the claim shall apply to the Registrar by an affidavit or a declaration for the leave setting out the facts on which he relies, and what triable issues are likely to arise. The opponent shall in such application disclose all the documents supporting his contention and as far as possible attach copies of such documents which he considers important from his point of view. A copy of such application shall be served on the disputant and he shall have a right to file a rejoinder in the form of an affidavit or declaration and place before the deciding authority. Such material as in his opinion supports his contentions.

(ii) The Registrar, on reading the affidavits and declarations and on hearing the parties and their pleadings and considering the documents relied on and produced by them, may pass an award or grants leave to defend to such of the opponents, subject to the condition that the opponent shall deposit thirty three and half percent amount of the claim of the dispute or such less amount as may be fixed by the Registrar after taking into consideration the circumstances and facts of the disputes.

3. In the said rules, after Form 'J' the following form shall be inserted, namely:—

"FORM-K"

[See Rule 41A (1)]

Application regarding reference of a dispute

To,

The Registrar/Additional/Joint/Deputy/Assistant Registrar.

1. Name :	Age :	}	Disputants.
Occupation :	Address :		
2. Name :	Age :		
Occupation :	Address :		
3. Name :	Age :		
Occupation :	Address :		

VERSUS

1. Name :	Age :	}	Opponents.
Occupation :	Address :		
2. Name :	Age :		
Occupation :	Address :		
3. Name :	Age :		
Occupation :	Address :		

Particulars of the claim or the facts constituting the cause of action and when it arose;

The Disputant/Disputants pray/pray as under :

In support of the above claim or relief sought I/We enclose documents and papers as per the list annexed hereto.

Date :

Disputant/Disputants.

I/We

Disputant/Disputants declare that the facts stated above are true to the best of my/our knowledge and belief.

Date : (1)

(2)

(3)

Disputants.

Filed in the office of

on

Note :

(1) In case there are more disputants or opponents their names, addresses, age and occupations should also be mentioned.

(2) In disputes relating to monetary claims the applicants should state the precise amount claimed but where this cannot be exactly ascertained the applicant shall state the approximate amount claimed.

(3) When a society is a disputant, a copy of the resolution of its committee or Board of Directors shall accompany the application".

By order and in the name of the Governor of Gujarat,

A. A. PATEL,
Deputy Secretary to Government



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PART—IV B

Rules and Orders (other than those published in Parts I, I-A and I-L) made
by the Government of Gujarat under the Gujarat Acts.

HOME DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 7th November, 1997.

BOMBAY MOTOR VEHICLES (TAXATION OF PASSENGERS) ACT, 1958.

No. GHG-97-152-TPA-1297-2327-KH.—In exercise of the powers conferred by the first proviso to sub-section (1) of section 3 of the Bombay Motor Vehicles (Taxation of Passengers) Act, 1958 (Bom. LXVII of 1958) the Government of Gujarat hereby approves the route specified in the schedule appended hereto for the purpose of the said proviso.

SCHEDULE

Route : Lal Darwaja-Adalaj-Akshardham (Gandhinagar)-Indira Bridge-Lal Darwaja.

By order and in the name of the Governor of Gujarat,

JASVANT GANDHI,
Under Secretary to Government.

HOME DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 7th November, 1997.

BOMBAY MOTOR VEHICLES (TAXATION OF PASSANGERS) ACT, 1958.

No. GHG/97/153/TPA-1297-2327-KH :—In exercise of the powers conferred by sub-section (1) of section 3 of the Bombay Motor Vehicles (Taxation of Passenger) Act, 1958 (Bombay LXVII of 1958) the Government of Gujarat hereby approves the route specified in the schedule appended hereto for the purpose of said sub-section (1) of section 3.

SCHEDULE

Route : Lal Darwaja to Nirma Institute of Technology, via-Delhi Darwaja, Income Tax, Usmanpura, Ankur, Chanakya Puri approach R. C. Technical Institute.

By order and in the name of the Governor of Gujarat,

JASVANT GANDHI,
Under Secretary to Government.



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PART IV-B

Rules and Orders (other than those published in Parts I, I-A and I-L) made
by the Government of Gujarat under the Gujarat Act.

HOME DEPARTMENT
(SPECIAL)

NOTIFICATION

Sachivalaya, Gandhinagar, 10th November, 1997

GUJARAT PREVENTION OF ANTISOCIAL ACTIVITIES ACT, 1985.

NO. GG/154/SE.III/PAS/1997/2653:- Whereas after taking into consideration the need for reconstitution of some of the existing districts from the point of public and administrative convenience, the Government of Gujarat has been pleased to divide some of the existing districts and to constitute new districts with Head Quarters as mentioned in the Schedule-I annexed herewith.

And, whereas the following Collectors have been appointed as District Magistrates in their respective districts vide G.N.H.D. No. GG/138/CRC/1097/4267/M, dtd. 7.10. '97.

Sr. Name of District
No.

1. The Collector, Forbandar District, Forbandar.
2. The Collector, Narmada District, Rajpipla.
3. The Collector, Dahod District, Dahod.
4. The Collector, Anand District, Anand.
5. The Collector, Patan District, Patan.
6. The Collector, Navsari District, Navsari.

And whereas having regard to the circumstances prevailing/likely to prevail in the area within the local limits of the jurisdiction of each of the District Magistrates specified in the Schedule-II annexed herewith, the Government of Gujarat is satisfied that it is necessary to do so;

Now, therefore, in exercise of the powers conferred by sub-section (2) of Section-3 of the Gujarat Prevention of Anti-social Activities Act, 1985 (Gujarat Act No. 16 of 1985), the Government of Gujarat hereby directs that each of the District Magistrates specified in the said Schedule-II may, also, if satisfied as provided in sub-section (1) of Section-3 of the Gujarat Prevention of Anti-social Activities Act, 1985, exercise, within the local limits of his jurisdiction, the powers conferred by the said sub-section (1).

The Schedule-I to G.N.R.D.No.GG/154/SB.III/PAS/1097/2653,

Dated 10th November, 1997.

SCHEDULE - I

Sr. No.	Order No. & Date	Name of Newly Constituted District	Head Quarters
1.	G. R. R. D. No. PFR-1097-L, dt. 24.9. '97 read with G. R. R. D. No. PFR-1097-L, dt. 27.9. '97.	Panchmahals District	Godhra
2.	-do-	Dahod District	Dahod
3.	G. R. R. D. No. PFR-1097-L, dt. 24.9. '97	Mehsana District	Mehsana
4.	-do-	Patan District	Patan
5.	-do-	Danaskantha District	Palanpur
6.	-do-	Junagadh District	Junagadh
7.	-do-	Amreli District	Amreli
8.	-do-	Porbandar District	Porbandar
9.	-do-	Bhavnagar District	Bhavnagar
10.	-do-	Rheda District	Nadiad
11.	-do-	Anand District	Anand
12.	-do-	Baroda District	Baroda
13.	-do-	Bharuch District	Bharuch
14.	-do-	Narmada District	Rajpipla
15.	-do-	Valsad District	Valsad
16.	-do-	Navsari District	Navsari
17.	-do-	Ahmedabad District	Ahmedabad
18.	-do-	Surat District	Surat

The Schedule-II to G.N. H.D. No.GG/154/SB.III/PAS/1097/2653,

Dated 10th November, 1997.

SCHEDULE - II

.....
Sr. Name of District
No.

1. The District Magistrate, Porbandar
 2. The District Magistrate, Narmada
 3. The District Magistrate, Dahod
 4. The District Magistrate, Anand
 5. The District Magistrate, Patan
 6. The District Magistrate, Navsari
-

By order and in the name of the Governor of Gujarat,

J.R. RAJPUT,
Deputy Secretary to the Govt. of Gujarat,
Home Department(Spl.)

GOVERNMENT OF GUJARAT



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PART IV-B

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ખેતીવાડી ઉત્પન્ન બજાર સમિતિ પાટણ
જિ. મહેસાણાને પદચ્યુત કરવા બાબત.

ગુજરાત સરકાર

કૃષિ અને સહકાર વિભાગ

જાહેરનામું

સચિવાલય, ગાંધીનગર, ૩૦ નવેમ્બર, ૧૯૯૭.

ક્રમાંક : જીએચકેએચ/૬૦/૮૭/એપીએમ-૧૩૮૬-૪૧૮૭-ગ. —રાજ્ય સરકારના ધ્યાન ઉપર આવેલ હકીકતો ઉપરથી રાજ્ય સરકારની જાણ પ્રમાણે મહેસાણા જિલ્લાની, ખેતીવાડી ઉત્પન્ન બજાર સમિતિ પાટણની બજાર કમિટીએ તેના ઉપર નાંખવામાં આવેલી ફરજો બજાવવામાં દુરાગ્રહપૂર્વક કસૂર કરીને અને સત્તાનો દુરુપયોગ કરીને મનસ્વીપણે સંસ્થાના હિત વિરુદ્ધની તેમજ સંસ્થાને અધિક નુકશાન પહોંચાડ્યાનું અને તેમ કરીને ગુજરાત ખેત ઉત્પન્ન બજાર અધિનિયમ, ૧૯૬૩ના અમલીકરણ માટે તેના ઉપર નાંખવામાં આવેલી ફરજો બજાવવામાં દુરાગ્રહપૂર્વક કસૂર કરીને જવાબદારી અદા કરવામાં નિષ્કાળજી દાખવેલ હોવાનું જણાતા ગુજરાત ખેત ઉત્પન્ન બજાર અધિનિયમની કલમ ૪૬ (૧) ના પરંતુક અન્વયે કૃષિ અને સહકાર વિભાગના તા. ૨૭-૬-૯૭ના પત્ર ક્રમાંક: એપીએમ-૧૦૮૬-૪૧૮૭-ગ (૧૧૨) થી ખેત બજાર સમિતિ, પાટણના ચેરમેનશ્રી અને કમિટીના સભ્યોને સમિતિને પદચ્યુત કેમ ન કરવી તેના કારણે જણાવવા કારણદર્શક નોટીસ પાઠવવામાં આવી હતી. અને નોટીસ મળ્યાની તારીખથી દિન-૧૫ (પંદર)માં વાંધા—ખુલાસાઓ રજૂ કરવા માટે જણાવેલ અને મૌખિક રૂબરૂ રજૂઆત કરવા તા. ૨૧મી જુલાઈ, ૧૯૯૭ના રોજની તારીખ આપવામાં આવેલ હતી. પરંતુ બજાર સમિતિએ આ નોટીસના સંદર્ભમાં નામદાર હાઈકોર્ટમાં સ્પે. સી.એ. નં. ૫૪૦૪/૯૭ દાખલ કરી દાદ માંગેલ અને નામદાર હાઈકોર્ટે યથાવત પરિસ્થિતિનો હુકમ કરેલ. આ કેસની સુનાવણી તા. ૨૮-૮-૯૭ના રોજ થતાં નામદાર હાઈકોર્ટના ચુકાદા પ્રમાણે નોટીસના સંદર્ભમાં બજાર સમિતિને રૂબરૂ રજૂઆતની તક આપી ઘટો નિર્ણય લેવાનો થતો હતો અને આના નિર્ણયની સમિતિને બજાર સમિતિ પાટણની થાય તે પછી બે અઠવાડિયાં સુધી અમલ નહીં કરવો તેવો નામદાર હાઈકોર્ટે ચુકાદો આપેલ. આ ચુકાદા પ્રમાણે બજાર સમિતિ પાટણને લેખિત/મૌખિક રજૂઆત કરવા તા. ૧૬-૯-૯૭ના રોજ તક આપવામાં આવી હતી. પરંતુ બજાર સમિતિ તરફથી મુદત વધારવા રજૂઆત થતાં તા. ૩૦-૯-૯૭ના રોજ સુનાવણીની મુદત આપવામાં આવી હતી. પરંતુ બજાર સમિતિના વકીલ આ મુદતે હાજર રહી શકે તેમ ન હોવાથી તા. ૧૦મી ઓક્ટોબર, ૧૯૯૭ના રોજ સુનાવણી રાખવામાં આવી હતી અને તે દિવસે બજાર સમિતિને રૂબરૂ રજૂઆત કરવાની તક આપી હતી.

૩. આ કારણદર્શક નોટીસના સંદર્ભમાં ખેત બજાર સમિતિના ચેરમેનશ્રી/સભ્યોશ્રીઓનો સરકારશ્રીને લેખિતમાં ખુલાસા અને જવાબો મળ્યા છે.

(અ) ખેત બજાર સમિતિ, પાટણના ચેરમેનશ્રી મંગુભાઈ પટેલ તા. ૧૦-૧૦-૯૭ના રોજ લેખિત ખુલાસા-જવાબ કરેલ છે. અને તા. ૧૦-૧૦-૯૭ના રોજ ચેરમેનશ્રીએ રૂબરૂ પણ રજુઆત કરી છે.

(બ) બજાર સમિતિના ખેડૂત પ્રતિનિધિઓ.

(૧) શ્રી ભુદરભાઈ છગનભાઈ પટેલ

(૨) શ્રી કોનજીભાઈ મોતીભાઈ દેસાઈ

(૩) શ્રી નાથાભાઈ રત્નાભાઈ દેસાઈ

(૪) શ્રી કાંતીભાઈ બબલદાસ

(૫) શ્રી સીતાજી મોહનજી

(૬) શ્રી ચેલાભાઈ નથુભાઈ

તા. ૧૨-૭-૯૭ના સંયુક્ત પત્રથી જવાબ કરેલ છે. જે સરકારશ્રીને તા. ૨૧મી જુલાઈ, ૧૯૯૭ના રોજ મળેલ છે.

(ક) બજાર સમિતિના ચૂંટાયેલા સભ્યો શ્રી.

(૧) શ્રી ભોગીલાલ રણછોડભાઈ પટેલ

(૨) શ્રી હર્ષદરાય કેશવલાલ પટેલ એ તા. ૩૦મી સપ્ટેમ્બર, ૧૯૯૭ના રોજ સંયુક્ત પત્રથી રજુઆત કરી છે. જે સરકારશ્રીને તા. ૩૦મી સપ્ટેમ્બર, ૧૯૯૭ના રોજ મળેલ છે.

સદરહુ કારણદર્શક નોટીસના સંદર્ભમાં ખેત બજાર સમિતિ પાટણની કમિટિના સભ્યોને તા. ૧૦-૧૦-૯૭ના રોજ રૂબરૂ રજુઆત કરવા સુનાવણી આપવામાં આવી હતી, અને તે જ દિવસે બજાર સમિતિને રૂબરૂ સાંભળવામાં આવી હતી.

૪. સદરહુ કારણદર્શક નોટીસના સંદર્ભમાં ખેત બજાર સમિતિ, પાટણના ચેરમેનશ્રી અને સભ્યોશ્રીએ રૂબરૂમાં કરેલ સુનાવણી રજુઆત અને લેખિત ખુલાસા જવાબોની વિગતોની ચકાસણી કરવામાં આવી છે અને જણાયું છે કે,

(૧) અંબિકા શાકભાજી માર્કેટની જગ્યા યોગ્ય ન હતી તેથી બીજી જગ્યાએ ટેન્ડરર્સ બહાર પાડી માર્કેટની દુકાનોનું બાંધકામ કરવા નિર્ણય લીધેલ હતો. જેને કારણે જુનું માર્કેટ યાર્ડ રદ કરી નવું માર્કેટ યાર્ડ નોટીફાઈડ કરવામાં આવેલ હતું. કમિટિએ બાંધેલ ૯૨ દુકાનો પૈકી માર્કેટ કમિટિએ તેમની શરતો અને બોલીઓ મુજબ તા. ૨૦મી જુન, ૧૯૯૪ના રોજ ૯૨ દુકાનો પૈકી ૫૦ દુકાનોની હરાજી રાખેલ અને તેમાં ભાગ લેવા ઈચ્છા રાખતાં વેપારીઓને રૂ. ૫૦૦૦/- ડિપોઝીટ ભરવાની હતી. આ ૫૦ દુકાનોની હરાજી માટે ભરાયેલ ડિપોઝીટ પૈકીના ૮ વેપારીઓએ હરાજીમાં ભાગ નહીં લેતાં તેમની ડિપોઝીટ જપ્ત કરવામાં આવેલ. આમ ૫૦ દુકાનોમાંથી ૪૨ દુકાનોના ટ્રેડર્સ બાકી રહ્યા હતાં. આ ૪૨માંથી ૮ ટ્રેડર્સોએ રકમ ભરપાઈ કરી હતી અને બાકીના ૩૪ ટ્રેડર્સોએ ૨૫ ટકા રકમ ભરી હતી પરંતુ બાકીની ૭૫ ટકા રકમ સમયસર ભરેલ ન હતી. તેથી તેમના ઉપર નોટીસો બજાવવા છતાં તેઓ તેમની બાકી રકમ ભરવામાં નિષ્ફળ જતાં માર્કેટ કમિટિએ તેના તા. ૫-૧૧-૯૫ના ક્રાવથી આ વેપારીઓની ડિપોઝીટ જપ્ત કરવા નિર્ણય લીધેલ. જેની સામે વેપારીઓએ નિયામકશ્રીને અરજી કરતાં નિયામકશ્રીએ આ અરજી રદ કરેલ. નિયામકશ્રીના આ ચુકાદા સામે વેપારીઓએ સરકારશ્રીમાં અરજી કરેલ છે જેનો હજુ નિકાલ આવવાનો બાકી છે. આમ આ બાબત સબ-જ્યુડીસ હોઈ કમિટિએ તેની ફરજો/કાર્યો બજાવવામાં નિષ્ફળ નીવડી છે અને નાણાકીય નુકશાન થયું છે તે વાત પાયા વગરની છે.

સમિતિએ દુકાનોની હરાજી કરીને વેપારીઓ પાસેથી ૨૫ ટકા રકમ લઈ, બાકી ૭૫ ટકા રકમ સમયસર નહીં ભરપાઈ કરતાં, વેપારીઓની ડિપોઝીટ જપ્ત કરવાનો નિર્ણય કરેલ છે. જે બાબત સબ-જ્યુડીસ સુધી પહોંચી ગયેલ છે. આમ, સમિતિ વેપારીઓ પાસેથી બાકી રકમ ભરપાઈ કરાવવામાં નિષ્ફળ ગયેલ છે. તે જ બતાવી આપે છે કે, સમિતિને ખેત બજાર અધિનિયમની કલમ-૨૩ અન્વયે મળેલ સત્તા, અધિકારો અને ફરજો/કાર્યો બજાવવામાં સમિતિ નિષ્ફળ ગયાનું ફિલિત થાય છે. અને તે જોતાં, સંસ્થાની રજુઆત સ્વીકારવા પાત્ર નથી.

(૨) નવા શાકભાજી માર્કેટ યાર્ડની દુકાનોની હરાજી અને હરાજી બાદની રકમ સમયસર નહીં ભરપાઈ થતાં, વેપારીઓની ડિપોઝીટ જપ્ત કરવાનો નિર્ણય લેતાં, આ બાબત સબ-જ્યુડીસ થયેલ હોઈ, ફેટલીક દુકાનોની હરાજી હજુ સુધી થઈ શકેલ નથી. તેથી રિવિઝનની રજુઆત છે.

સમિતિની ઉપરોક્ત રજુઆત યોગ્ય નથી. આ નવું શાકભાજી સબયાર્ડ ૬(છ) અઠવાડિયામાં ચાલુ કરવા એટલે કે વેપાર શરૂ કરવા નામદાર હાઈકોર્ટ ઓફ સી. એ. પંચ/૯૫માં તા. ૨૨મી જાન્યુઆરી, ૧૯૯૬થી ચૂકાદા આપેલ હોવા છતાં સમિતિએ નામદાર હાઈકોર્ટના હુકમનો અનોદર કરેલ છે અને બજાર ધારાની કલમ-૨૩ અને ૨૬ અન્વયે જુના સબયાર્ડમાં થતો વેપાર ધંધા અટકાવવા અને નવા સબ-યાર્ડમાં વેપાર ધંધા શરૂ કરવામાં સમિતિ નિષ્ફળ ગયેલ છે. અને તે રીતે સમિતિએ કરોડો રૂપિયાના ખર્ચે તૈયાર કરેલ નવા માર્કેટ યાર્ડને સમયસર શરૂ નહીં કરીને સમિતિને આર્થિક નુકશાનમાં ઉતારેલ છે જે હકીકત છે અને તેમ સમિતિની આ રજુઆત સ્વીકારવાપાત્ર નથી.

(૩) કોર્ડેસ ટેલીફોનની રકમની સભ્યો પાસેથી વસુલાત કરીને માર્કેટ કમિટીમાં જમા આવેલ છે. ગીફ્ટ અંગેના સરકારના પરિપત્રની સૂચનાઓનું કમિટિના સેક્રેટરીએ કમિટીના સભ્યોનું ધ્યાન દોર્યું ન હતું. સેક્રેટરી તેમની ફરજ બજાવવામાં ચુક્યા હતા પણ ફરી આવું ન બને તેની કમિટિએ સોંધ લીધી છે.

કોર્ડેસ ફોનના પૈસા ભલે ભરપાઈ થઈ ગયેલ હોય તેમ છતાં સમિતિએ બજાર ધારાની કલમ-૩૩ ન જોગવાઈને ધ્યાનમાં લીધેલ નથી કે ધ્યાનમાં લેવાના પ્રયત્નો કરેલ નથી અને પૂરતી ચકાસણી કર્યા વિના સંસ્થા પૈસાનું રોકાણ કરી, કોર્ડેસ ફોન લઈને, સંસ્થાને આર્થિક નુકશાનમાં પહોંચાડવાનું કાર્ય કરેલ, જે સમિતિ માટે કોઈપણ રીતે યોગ્ય ગણાય નહીં.

(૪) શાકભાજી સબયાર્ડ માટે રામજી મંદિર ટ્રસ્ટની જમીન ખરીદવા સમિતિએ જે ડીપોઝીટ ભરેલ હતી તે પરત મેળવવા પ્રયત્ન કરેલ હતો અને માર્કેટ કમિટિએ આ રકમ પરત મેળવવા સ્પે.સી.ઓ. નં. ૧૯/૯૭ ટ્રસ્ટ સામે દાખલ કરી દાદ માંગેલ છે. આ વ્યવહાર અગાઉની સને ૧૯૯૪ના વર્ષની માર્કેટ કમિટિએ કરેલ હતો.

સમિતિની આ રજુઆત યોગ્ય ન ગણાય. અગાઉની સમિતિએ ભલે આ વ્યવહાર કરેલ હોય પરંતુ હાલની સમિતિએ આ વહેવાર સુધારી લેવાના પ્રયત્ન કરેલ નથી. એટલે કે રૂ. ૧,૮૦,૦૦૦/- જેવી રકમ ડીપોઝીટ તરીકે ભરીને, હવે જમીન નહીં લેવા સભ્યોએ નિર્ણય કરેલ હોવા છતાં, આજદિન આ રકમ પરત ન મેળવીને, સમિતિએ સંસ્થાને આર્થિક નુકશાનમાં તો ઉતારેલ છે જ, ભલે તેની સામે હવે સ્પે. સી. એ. દાખલ કરી દાદ માંગેલ હોય.

(૫) પ્રત્યેક ટેન્ડરના રૂ. ૪૧,૦૦૦/- વિકાસ ફંડમાં જમા કરી કમિટિની દુકાનો આપવા કમિટિએ ઠરાવ કરીને સરકારશ્રીની મંજૂરી માટે મોકલી આપવામાં આવેલ છે પરંતુ મંજૂરી અથવા નામંજૂરીની જાણ હજુ સુધી કમિટિને કરવામાં આવી નથી. માર્કેટ કમિટી પાસે વિશેષ સત્તા ન હોઈ કમિટી તરફથી ફરજમાં ચૂક થઈ નથી.

સંસ્થાની ઉપરોક્ત રજુઆત અન્વયે જણાવવાનું કે, નિયામકશ્રી, જેત બજારના અપીલ નં ૩૨/૯૬ ના ચુકાદા મુજબ ૯૨ દુકાનોની ફાળવણી માટે વેલ્યુઅર પાસે કિંમત નક્કી કરાવી તેની જાહેરાત આપીને, હરાજથી કરવાની થતી હતી. છતાં સમિતિએ આ વીધી કર્યા વિના આ દુકાનો પ્રૈકી ચાર દુકાનો ચાર વેપારીઓને રૂ. ૪૧,૦૦૦/- નો વિકાસ ફાળો લઈને રૂ. ૨૦૦/- ના ભાડા પટે આપેલ છે. આમ સમિતિએ નિયામકશ્રીના ચુકાદાનો અમલ કરેલ નથી અને તેની ઉપરવટ જઈને આ કાર્યવાહી કરી હવે સરકારશ્રીની મંજૂરી માંગવામાં આવેલ હોવાનું કારણ આગળ ધરે છે જે યોગ્ય નથી સમિતિનો આ ખુલાસો સ્વીકારવા યોગ્ય નથી.

(૬) બજાર સમિતિની માલિકીના પ્લોટોનું ભાડું વસુલ કરવાની બાબત વહીવટી છે અને બજાર સમિતિના સેક્રેટરી વહીવટીના વડા છે. ભાડું વસુલ કરવાની જવાબદારી બજાર સમિતિના સેક્રેટરીની છે અને બજાર સમિતિએ તા. ૧૫-૪-૯૭ના રોજ બેઠક બોલાવીને કમિટિએ ઠરાવ કરીને પ્લોટનું બાકી ભાડું વસુલ કરવા નિર્ણય લીધો છે. અને વસુલાતની રકમ પરત ભરપાઈ નોટીસ આપ્યા બાદ વસુલાતની રકમ પરત ન કરે તો પ્લોટનો કબજો પરત મેળવવા પણ ઠરાવ કરેલ છે. આમ પ્લોટના ભાડાની રકમ વસુલાત કરવા બજાર સમિતિએ કાર્યવાહી કરેલ છે.

સમિતિની આ રજુઆત અન્વયે જણાવવાનું કે, પ્લોટનું ભાડું વસુલ કરવાની બાબત વહીવટી હોઈ અને સમિતિના વડા સેક્રેટરી હોય તો પણ, હાલની સમિતિએ જુના બાકી ભાડાની વસુલાત અંગે કોઈ કાર્યવાહી કરેલ નથી. આમ બજાર ધારાની કલમ-૨૩ અને ૨૬ થી કરવાના થતા કાર્યો અને ફરજો બજાવવામાં સમિતિએ નિષ્ક્રિયતા સેવેલ હોવાનું સ્પષ્ટ થાય છે.

(૭) ચાણસ્મા રોડ તરફથી માર્ગ પર મુખ્ય ચાર્જની દુકાનોની પાછળ કંપાઉન્ડ વોલની અંદર ખુલ્લી જમીન આવેલી છે જે મંજૂરીના રહેઠાણ માટે ફાળવવામાં આવી છે. કે જેઓ મારવાડ તરફથી આવેલા છે તેમાં પ્લોટ નં. ૩૭ તા. ૧૫-૬-૯૬ના રોજ મંજૂર કરેલ છે પરંતુ જે પ્લોટો છે તેની માંગણી નહીવત થતા જાહેર નોટીસ રવાના કરીને એલોટમેન્ટ કરવામાં આવેલું છે. આથી બજાર સમિતિ તેની ફરજો બજાવવામાં નિષ્ફળ ગઈ છે તેમ કહેવું બરોબર નથી.

ચાણસ્મા રોડ ઉપરની માર્જનની ખુલ્લી જગ્યાવાળી જમીન બજાર સમિતિએ લેબર ક્વાર્ટરના બાંધકામના હેતુ માટે બિન ખેતી કરાવેલ. પરંતુ તેનો લાભ ફક્ત એક જ મંજૂરને પ્લોટ નં. ૩૭, ફાળવીને, બાકીના પ્લોટ સમિતિએ તેની મનશુદ્ધિથી ભાવો નક્કી કરીને એટલે કે વેલ્યુઅર પાસેથી ભાવો નક્કી કરાવ્યા વિના, વેપારીઓને ફાળવી આપેલ છે. ઉપરાંત પ્લોટ નં. ૧, ૫૪, ૨૬, ૩૭, ૪૫ અને ૪૭ બજાર સમિતિના ચેરમેન અને વાઈસ ચેરમેન તથા સમિતિના સગાના નામે કે સમિતિએ ઉભા કરેલ પેટીના નામે છે. આમ સમિતિએ સંસ્થાની મિલકતનો ગેરલાભ લઈ, બજાર ધારાની કલમ-૨૩ અન્વયેની ફરજો બજાવવામાં સમિતિ નિષ્ફળ ગયેલ. આમ સમિતિની રજુઆત સ્વીકારવા યોગ્ય નથી.

(૮) બજાર સમિતિના સેક્રેટરી વહીવટી વડા છે એ કર્મચારી સ્ટાફમાં શિસ્ત જળવાય તે જોવાની જવાબદારી સેક્રેટરીની છે. આમ છતાં કર્મચારીઓનો સ્ટાફ વચ્ચે કોઈ વાદ-વિવાદ હોય તો માર્કેટ કમિટિના ધ્યાન ઉપર લાવવાની ફરજ સેક્રેટરીની છે જે સેક્રેટરી કમિટિના ધ્યાન ઉપર લાવેલ નથી. તાજેતરમાં હાલના ચેરમેનશ્રીએ કર્મચારી સ્ટાફના અસભ્ય વર્તન અંગેની ફાઈલ જોવામાં આવેલ તે પછી ચેરમેનશ્રીએ આ બાબત કમીટી સમક્ષ મુકેલ છે. જે અંગે યોગ્ય કાર્યવાહી હાથ ધરવામાં આવી છે અને શિસ્ત અને વહીવટીમાં સુધારો લાવવા પ્રયત્ન કરે છે.

વધુમાં સેક્રેટરી અને એક ઈન્સ્પેક્ટર વચ્ચે પોલીસ કેસ થયેલ છે. અને માર્કેટ કમિટિએ તપાસની કાર્યવાહી હાથ ધરેલ છે અને બંનેને હાલની જગ્યાએથી નીચલી જગ્યાએ ઉતારીને શિક્ષા કરવામાં આવી છે. આમ જરૂરી કાર્યવાહી હાલના ચેરમેનશ્રીએ હાથ ધરી છે.

ઉપરોક્ત રજુઆત અન્વયે જણાવવાનું કે, જે સમિતિની વહીવટી પકડ હોત તો કર્મચારીઓ વચ્ચે મારામારી, પોલીસ કેસ થવા, વગર રજાએ ગેરહાજર રહેવું વગેરે પ્રશ્ન ઉપસ્થિત થાત નહીં. સમિતિ પોતાની નબળાઈ સેક્રેટરી ઉપર ઢોળી દે તે યોગ્ય નથી. વહીવટી જવાબદારી સમિતિની પણ છે. સમિતિની આ રજુઆત સ્વીકારી શકાય નહીં.

(૯) બજાર સમિતિએ ડીનોટીફાઈડ થયેલ અંબિકા શાકભાજી માર્કેટયાર્ડ ગુગડી રોડની ખુલ્લી જમીનની પ્લોટ દર ચો.મી. ના રૂ. ૫૦૦ના ભાવે વેચાણથી જમીન આપવા તા. ૨૫-૪-૮૭ના રોજ કમિટી સામાન્ય સભામાં ઠરાવ કરી વેચાણ કરેલ છે અને અગાઉની કમિટિમાં શ્રી ડાહ્યાભાઈ પટેલ પણ સભ્ય હતા. અને આ પ્લોટની જમીનની દેખરેખ રાખવા વોચમેન ન હતા. તેથી આ જમીનનો દુરુપયોગ ન થાય તે માટે ખાસ શરતોને આધારે આ જમીન વેચાણથી આપેલ છે. આમ કમિટિએ જમીનનું વેચાણ કરી કોઈ દુર ઉપયોગ કરેલ નથી.

સમિતિની ઉપરોક્ત સ્પષ્ટતા અન્વયે જણાવવાનું કે, સમિતિએ જણાવેલ કારણસર જમીન ભલે વેચી હોય, પરંતુ સમિતિએ આ જમીન કોઈપણ પ્રકારની હરાજી કે જાહેરાત વિના વેચાણ કરી, બજાર ધારાની કલમ (૧૦) (૧) મુજબ બજાર સમિતિને મળેલ મિલકત વેચાણ માટેની સત્તાનો દુર ઉપયોગ કરેલ છે. જમીનનું ઓછા ભાવે વેચી સંસ્થાને આર્થિક નુકશાનમાં ઉતારેલ છે. આમ બજાર ધારાની કલમ-૨૩ અન્વયે સત્તાનો દુરુપયોગ કરીને, જમીન સારા ભાવે વેચવાની ફરજ અદા કરવામાં કસુર કરેલ છે જે સમિતિની આ રજુઆત સ્વીકારવા યોગ્ય નથી.

(૧૦) ખેડૂત પ્રતિનિધિઓના જવાબ પ્રમાણે કારણદર્શક નોટીસમાં જણાવેલ ૮ મુદ્દાઓ અંગે મોટાભાગના મુદ્દાઓ તેઓશ્રીની ઉપસ્થિતિ ન હતી. તેથી તેઓશ્રીની ગેરહાજરીમાં જે કાર્યો થયેલ છે. તે ખરા છે કે ખોટા તે માટે તેઓશ્રી જવાબદાર નથી.

ઉપરની રજુઆત સ્વીકારી શકાય તેમ નથી. કારણ કે ખેડૂત સભ્યો પણ તા. ૨૮મી સપ્ટેમ્બર, ૧૯૮૬ થી બજાર સમિતિના સભ્યો તરીકે કામ કરે છે.

૫. બજાર સમિતિ સામે કારણદર્શક નોટીસમાં જે ગેરવહીવટ અને બેદરકારીના મુદ્દાઓનો સમાવેશ કરેલ છે તે પુરવાર થતાં હોઈ સમિતિએ સત્તાનો મનસ્વીપણે દુરુપયોગ કરીને સમિતિ ઉપર નાંખવામાં આવેલ ફરજ બજાવવામાં કસુરવાર ઠરે છે. અને તેથી આ બજાર સમિતિને થાલુ રાખી શકાય નહીં.

અને, તેથી ગુજરાત ખેત ઉત્પન્ન બજાર અધિનિયમ-૧૯૬૩ની કલમ-૪૬ (૧) થી મળેલ સત્તાની રૂએ ગુજરાત સરકાર, ખેત ઉત્પન્ન બજાર સમિતિ, પાટણ કમિટિને પદચ્યુત કરે છે.

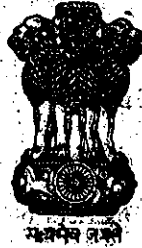
વધુમાં સદરહુ અધિનિયમની કલમ-૪૬ (૨) (૨) થી મળેલ સત્તાની રૂએ ગુજરાત સરકાર ખેત ઉત્પન્ન બજાર સમિતિ, પાટણ, જી. મહેસાણા ઉપર બજાર સમિતિના કામકાજનો વહીવટ કરવા નાયબ નિયામકશ્રી, ખેત બજાર અને ગ્રામ્ય અર્થતંત્ર (જિલ્લા રજીસ્ટ્રાર, સહકારી મંડળીઓ) જિલ્લા મહેસાણાની વહીવટદાર તરીકે નિમણૂક કરે છે.

ખાસ દિવાની અરજી નં. ૫૪૦૪/૮૭માં નામદાર હાઈકોર્ટ તા. ૨૮/૮/૮૭ ચુકાદા મુજબ આ હુકમ સંબંધિત બજાર સમિતિને મળ્યાની તારીખથી બે અઠવાડિયાં સુધી અમલી બનશે નહિ.

ગુજરાતના રાજ્યપાલશ્રીના હુકમથી અને તેમનાં નામે,

ડી. કે. પંડ્યા,
સરકારના નાયબ સચિવ.

સરકારી મધ્યસ્થ પ્રેસ, ગાંધીનગર.



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Separate paging is given to this Part in order that it may be filed as a separate compilation.

PART IV—B

Rules and Orders (other than those published in Parts I, I-A and I-L) made by the Government of Gujarat under the Gujarat Acts.

LEGAL DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 5th November, 1997.

BOMBAY PUBLIC TRUST ACT, 1950.

No. : GK/39/97/BPT/RULES/443/E. —The following draft of a notification which it is proposed to be issued under Sections 14 and 84 of the Bombay Public Trust Act, 1950 (Bom. XXIX of 1950) is published as required by Sub-section (3) of said Section 84 for the information of all persons likely to be affected thereby and notice is hereby given that the said draft will be taken into consideration by the Government of Gujarat on or after the expiry of a period of thirty days from the date of publication of this notification in the *Official Gazette*.

2. Any objection or suggestions which may be received by Secretary to Government, Legal Department, Sachivalaya, Gandhinagar, from any person with respect to the said draft before the expiry of the aforesaid period will be considered by the Government.

DRAFT NOTIFICATION

No. : GK/39/97/BPT/Rules/443/E. —In exercise of the powers conferred by Sections 14 read with Section 84 of the Bombay Public Trusts Act, 1950 (Bom. XXIX of 1950) and in supersession of all existing Notifications/Orders made in this behalf, the Government of Gujarat hereby makes the following rules further to amend the Bombay Public Trusts (Gujarat) Rules, 1961, namely :—

1. These rules may be called the Bombay Public Trusts (Gujarat First Amendment) Rules, 1997.
2. In the Bombay Public Trusts (Gujarat) Rules, 1961, for rule 4, the following rule shall be substituted, namely :—

4. Regions and their limits :—

The Regions for the purposes of the Act and their limits shall be as follows, namely :—

abad Region shall comprise of the Districts of Ahmedabad and Gandhinagar at Ahmedabad.

id Region shall comprise of the Districts of Kheda and Anand and Nadiad.

t Region shall comprise of the District of Surat.

- (4) Mehsana Region shall comprise of the Districts of Mehsana and Pathan at Mehsana.
- (5) Bhavnagar region shall comprise of the District of Bhavnagar.
- (6) Junagadh Region shall comprise of the Districts of Junagadh and Porbandar at Junagadh.
- (7) Rajkot Region shall comprise of the District of Rajkot.
- (8) Kutch Region shall comprise of the District of Kutch at Bhuj.
- (9) Vadodara Region shall comprise of the District of Vadodara.
- (10) Bharuch Region shall comprise of the Districts of Bharuch and Narmada at Bharuch.
- (11) Sabarkantha Region shall comprise of the District of Sabarkantha at Himatnagar.
- (12) Panchmahal Region shall comprise of the Districts of Panchmahal and Dahod at Godhra.
- (13) Surendranagar Region shall comprise of the District of Surendranagar.
- (14) Amreli Region shall comprise of the District of Amreli.
- (15) Banaskantha Region shall comprise of District of Banaskantha at Palanpur.
- (16) Jamnagar Region shall comprise of the District of Jamnagar.
- (17) Valsad Region shall comprise of the Districts of Valsad, Navsari and Dang at Valsad.

By order and in the name of the Governor of Gujarat,

P. J. DHOLAKIA,
Secretary to Government.

કચ્છ વિભાગ

જાહેરનામું

સચિવાલય, ગાંધીનગર, તા. ૫મી નવેમ્બર, ૧૯૯૭.

મુંબઈ સાર્વજનિક ટ્રસ્ટ અધિનિયમ, ૧૯૫૦.

ક્રમાંક : જીકે/૩૯/૯૭/બીપીટી/નિયમો/૪૪૩/ઈ. - મુંબઈ સાર્વજનિક ટ્રસ્ટ અધિનિયમ, ૧૯૫૦ (સને ૧૯૫૦ ના મુંબઈના ૨૯મા)ની કલમ ૧૪ અને ૮૪ હેઠળ કલ્પા ધારેલા જાહેરનામાનો નીચેના મુસદ્દો સદરહુ કલમ ૮૪ની પેટા કલમ (૩)થી કરાવ્યા પ્રમાણે, તેનાથી અસર થવાનો સંભવ હોય તેવી તમામ વ્યક્તિઓની જાણ સારું પ્રસિધ્ધ કરવામાં આવે છે અને આથી નોટીસ આપવામાં આવે છે કે સદરહુ મુસદ્દો રાજ્યપત્રમાં પ્રસિધ્ધ થયાની તારીખથી ત્રીસ દિવસ પુરા થયે અથવા ત્યાર પછી ગુજરાત સરકાર વિચારણામાં લેશે.

૨. ઉપર્યુક્ત મુદત પુરી થયા પહેલાં સદરહુ મુસદ્દાના સંબંધમાં કોઈ વ્યક્તિ તરફથી ગુજરાત સરકારના સચિવ, કચ્છ વિભાગ, સચિવાલય, ગાંધીનગરને જે કોઈ વાંધા અથવા સૂચનો મળશે તે સરકાર વિચારણામાં લેશે.

જાહેરનામાનો મુસદ્દો

ક્રમાંક જકે/૩૯/૯૭/બીપીટી/નિયમો/૪૪૩/ઈ. મુંબઈ સાર્વજનિક ટ્રસ્ટ અધિનિયમ ૧૯૫૦ (સને ૧૯૫૦ના મુંબઈના ૨૯મા)ની કલમ ૮૪ સાથે વાંચતા કલમ ૧૪થી મેળવી સત્તાની રૂબરૂ અને આ અર્થે કરેલા તમામ વિદ્યમાન જાહેરનામાઓ/લુકમો રદ કરીને, ગુજરાત સરકાર, આથી મુંબઈ સાર્વજનિક ટ્રસ્ટ (ગુજરાત) નિયમો, ૧૯૬૧ વધુ સુધારવા નીચેના નિયમો કરે છે.

૧. આ નિયમો મુંબઈ સાર્વજનિક ટ્રસ્ટ (ગુજરાત પ્રથમ સુધારા) નિયમો, ૧૯૯૭ કહેવાશે.

૨. મુંબઈ સાર્વજનિક ટ્રસ્ટ (ગુજરાત) નિયમો, ૧૯૬૧માં, નિયમ-૪ને બદલે, નીચેના નિયમ મુકવો:—

“પ્રદેશો અને તેમની હદો”

અધિનિયમના હેતુઓ માટે પ્રદેશો અને તેમની હદો નીચે પ્રમાણે રહેશે.

- (૧) અમદાવાદ પ્રદેશ, અમદાવાદ ખાતે અમદાવાદ અને ગાંધીનગર જિલ્લાનો બનશે.
- (૨) નડિયાદ પ્રદેશ, નડિયાદ ખાતે ખેડા અને આણંદ જિલ્લાનો બનશે.
- (૩) સુરત પ્રદેશ, સુરત જિલ્લાનો બનશે.
- (૪) મહેસાણા પ્રદેશ, મહેસાણા ખાતે મહેસાણા અને પાટણ જિલ્લાનો બનશે.
- (૫) ભાવનગર પ્રદેશ, ભાવનગર જિલ્લાનો બનશે.
- (૬) જુનાગઢ પ્રદેશ, જુનાગઢ ખાતે જુનાગઢ અને પોરબંદર જિલ્લાનો બનશે.
- (૭) રાજકોટ પ્રદેશ, રાજકોટ જિલ્લાનો બનશે.
- (૮) કચ્છ પ્રદેશ ભૂજ ખાતે કચ્છ જિલ્લાનો બનશે.
- (૯) વડોદરા પ્રદેશ, વડોદરા જિલ્લાનો બનશે.
- (૧૦) ભરૂચ પ્રદેશ ભરૂચ ખાતે, ભરૂચ અને નર્મદા જિલ્લાનો બનશે.
- (૧૧) સાબરકાંઠા પ્રદેશ હિંમતનગર ખાતે, સાબરકાંઠા જિલ્લાનો બનશે.
- (૧૨) પંચમહાલ પ્રદેશ, ગોધરા ખાતે પંચમહાલ અને દાહોદ જિલ્લાનો બનશે.
- (૧૩) સુરેન્દ્રનગર પ્રદેશ, સુરેન્દ્રનગર જિલ્લાનો બનશે.
- (૧૪) અમરેલી પ્રદેશ, અમરેલી જિલ્લાનો બનશે.
- (૧૫) બનાસકાંઠા પ્રદેશ પાલનપુર ખાતે, બનાસકાંઠા જિલ્લાનો બનશે.
- (૧૬) જામનગર પ્રદેશ જામનગર જિલ્લાનો બનશે.
- (૧૭) વલસાડ પ્રદેશ વલસાડ ખાતે વલસાડ, નવસારી અને ડાંગ જિલ્લાનો બનશે.”

ગુજરાતના રાજ્યપાલશ્રીના લુકમથી અને તેમના નામે,

પી. જી. ધોળકિયા,
સરકારના સચિવ.

સરકારી મધ્યસ્થ પ્રેસ, ગાંધીનગર



સત્યમેવ જયતે

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PART — IV-B

Rules and Orders (other than those published in Parts I, I-A and I-L) made
by the Government of Gujarat under the Gujarat Acts.

શહેરી વિકાસ અને શહેરી ગૃહનિર્માણ વિભાગ

અધિસૂચના

સચિવાલય, ગાંધીનગર, તા. ૫મી નવેમ્બર, ૧૯૯૭

ક્રમાંક : જી.એચ.ડી./૧૯૯૭નો ૧૩૨/ડી.પી.ડી./૧૦૯૭/૨૩૧૮-વ.—ગુજરાત નગર રચના અને શહેરી વિકાસ અધિનિયમ, ૧૯૭૬ (સને ૧૯૭૬નો સંપ્રતિષ્ઠા અધિનિયમ ૨૭ જો તેમાં હવે પછી “ઉક્ત અધિનિયમ” તરીકે ઉલ્લેખ કરેલ છે) ની કલમ-૫૦ની પેટા કલમ ૧ અન્વયે પ્રાપ્ત થતી સત્તાની રૂપે શહેરી વિકાસ અને શહેરી ગૃહનિર્માણ વિભાગના તા. ૨૭-૪-૯૪ના જાહેરનામા ક્રમાંક જીએચવી/૧૯૯૪નો ૨૬૩/પરચ ૧૦૯૭ ધા. સ. ૧૨ વ, થી મુસદ્દા રૂપ નગર રચના થોડાના, પેટલાદનાં. અને અંતિમ કરવા માટે નિમવામાં આવેલ નાયબ નગર નિયોજક (જુની) અમદાવાદ-શબતેજ કચેરીને બદલે હવે નાયબ નગર નિયોજક અને નગર રચના અધિકારી નગર રચના થોડાના વડોદરાને નગર આયોજન અધિકારી તરીકે નિમણુંક આપવામાં આવે છે.

ગુજરાતના સત્યપાલકશ્રીના હુકમથી અને તેમના નામે,

એલ. ડી. પટેલ,
સરકારના ઉપસચિવ.



सत्यमेव जयते

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PART IV-B

**Rules and Orders (other than those published in Parts I, I-A and I-L) made
by the Government of Gujarat under the Gujarat Acts.**

FORESTS AND ENVIRONMENT DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 11th November, 1997.

THE GUJARAT PRIVATE FORESTS (ACQUISITION) ACT, 1972.

No. GVN/25/97/PRF/1097/1084/G-1.—In exercise of the powers conferred by Clause (C) of the Section-2 of the Gujarat Private Forests (Acquisition) Act, 1972 (No. 14 of 1973) and in supersession of all Previous Notifications issued in this behalf, the Government of Gujarat hereby appoints Shri S. K. Patani being an officer of the rank of Deputy Collector, to exercise the powers and perform the duties of the collector under the said Act.

By order and in the name of the Governor of Gujarat.

B. K. ZALA,
Under Secretary to Government.



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PART IV-B

Rules and Orders (other than those published in Parts I, I-A and I-L) made
by the Government of Gujarat under the Gujarat Act,

HOME DEPARTMENT

Order

Sachivalaya, Gandhinagar, 17th November, 1997.

No. G/G/97/157/MFL/1093/CM(38)/97/E1.—In exercise of the power conferred by clause (d) of sub-section (1) of Section 139 of the Bombay Prohibition Act 1949 (Bombay XXV of 1949), The Government of Gujarat hereby exempts Mohawara flowers, which may be the produce of any years and of the area from the provisions of sub-section (2) of Section 60 of the said act, in so far as the said sub-section (2) relates to their collection, transport, sale-purchase or possession in the area, notified in column-2 of the schedule to Government Notification, Labour, Social Welfare and Tribal Development No. GH/L/196/MLF/1078/21435/(79)M dated the 17th March, 1979, for the period commencing from the date of publication of this order in the official gazette and ending on the 31st December, 1997.

By order and in the name of the Governor of Gujarat,

S. M. CHUNARA,

Deputy Secretary to Government of Gujarat.

Home Department.



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PART IV-B

Rules and Orders (other than those published in Parts I, I-A and I-L) made by the Government of Gujarat under the Gujarat Act.

FINANCE DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 17th November, 1997.

GUJARAT SALES TAX ACT, 1969

No. (GHN-31)-GST-1097-(S.49)-(305)-TH.—WHEREAS the Government of Gujarat considers it necessary so to do in the public interest;

NOW, THEREFORE, in exercise of the powers conferred by sub-section (2) of section 49 of the Gujarat Sales Tax Act, 1969 (Guj. 1 of 1970), the Government of Gujarat hereby amends Government Notification Finance Department No. (GHN-14)/GST/1092/(S.49)/(251)/TH, dated the 1st April, 1992, as follows namely:—

In the Schedule appended to the said notification, after the entry at serial No. 95 the following entry shall be added, namely:—

1

2

3

4

96 Sales of PVC Waste/ scrap to a dealer certified by the Commissioner for the purpose.

To the extent to which the amount of sales tax exceeds four paise in the rupee:

i) If the purchasing dealer so certified furnishes to the selling dealer a certificate in the Form 44 appended hereto declaring inter-alia that the PVC waste/scrap sold to him shall be used by him in the manufacture of tax free plastic footwear for sale.

1

2

3

4

(ii) If the dealer contravenes any provision of the Act or Rules made there under or fails to use the goods in accordance with the certificate furnished by him, the certificate issued to him by the Commissioner shall be liable to be cancelled.

(iii) The dealer shall purchase P.V.C. waste/ scrap within the State of Gujarat.

FORM 44

Certificate by a dealer purchasing P.V.C. waste/scrap for use in manufacture of tax free plastic footwear.

Under the entry at serial No. 96 in the schedule to the Government Notification Finance Department No. (GHN-31)-GST/1997/(S.49)/(305)/TH, dated the 17th November, 1997.

I, of M/s. address
 do hereby certify that I/the said
 (firm, company, etc.) am/is a registered dealer holding a certificate of registration No.
 dated under the Gujarat Sales Tax Act, 1969 and also a certificate granted
 by the Commissioner in this behalf bearing No. and that the
 P.V.C. waste/scrap specified in bill/invoice/cash memo No. dated of
 M/s. (firm company, etc.) shall be used by me in
 the manufacture of tax free plastic footwear.

I further certify that the aforesaid certificates were in force on the date of the aforesaid purchase of good.

Place :

Signature :

Date :

Status :

By order and in the name of the Governor of Gujarat,

V. M. MAKWANA,
 Deputy Secretary to Government.



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PART—IV-B

Rules and Orders (other than those published in Parts I, I-A and I-L) made by the Government of Gujarat under the Gujarat Acts.

URBAN DEVELOPMENT AND URBAN HOUSING DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 17th November, 1997.

THE GUJARAT TOWN PLANNING AND URBAN DEVELOPMENT ACT, 1976.

No. GH/V/133 of 1997/DVP-2796-2204-L:-WHEREAS, the Government of Gujarat was of the opinion that it was necessary, in the public interest, to make a Variation in the final development plan for the Development Area of the Mansa Area Development Authority sanctioned under Government Notification, Urban Development and Urban Housing Department No. GH/V/174 of 1986-DVP-2781-3933-(86)-L dated the 8th October, 1986 (hereinafter referred to as "the said development plan");

AND, WHEREAS, the variation proposed to be made in the said development plan was published as required by sub-section (1) of Section 19 of the Gujarat Town Planning and Urban Development Act, 1976 (President's Act No. 27 of 1976) (hereinafter referred to as "the said Act") in the Gujarat Government Gazette Part IV-B dated 11th July, 1997 on pages Nos. 160-3 and 160-4 under Government Notification, Urban Development and Urban Housing Department No. GH/V/88 of 1997/DVP-2796-2204-L dated 11th July, 1997 alongwith a notice calling upon any person to submit suggestions or objections, if any, with respect to the proposed variation to the Principal Secretary to the Government of Gujarat, Urban Development and Urban Housing Department, Sachivalaya, Gandhinagar, in writing within a period of two months from the date of publication of the said variation;

AND, WHEREAS, the Government of Gujarat has not received any suggestions and objections in respect of the proposed variation;

NOW, THEREFORE, in exercise of the powers conferred by Section 19 of the Gujarat Town Planning and Urban Development Act, 1976, (President's Act No. 27 of 1976) the Government of Gujarat hereby:—

(a) sanctions the said variation to be made in the said development plan, as set out in Schedule appended hereto and;

(b) specifies that the variation so set out shall come into force from the 17th November, 1997.

SCHEDULE

Variation in the Development Plan of Mansa sanctioned by Government Notification, Urban Development and Urban Housing Department No. GH/V/174, of 1986/DVP-2781-3933-(86)-L dated 8th October, 1986.

The land bearing R. S. No. 920 A.2 G.21 of Mansa shown marked "ABCD" in the accompanying plan designated for "Agricultural Zone" in the sanctioned Development Plan of Mansa, shall be deleted from the said zone and the land thus released shall be designated for "Residential Zone" under Section 12(2) (a) of the Gujarat Town Planning and Urban Development Act, 1976.

By order and in the name of the Governor of Gujarat,

J. H. TAMAKUWALA,
Officer on Special Duty & Joint Secretary
to Government.

URBAN DEVELOPMENT AND URBAN HOUSING DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 17th November, 1997.

THE GUJARAT TOWN PLANNING AND URBAN DEVELOPMENT ACT, 1976.

No. GH/V/134 of 1997/DVP/2796-293-L.-WHEREAS, the Government of Gujarat is of the opinion that it is necessary in the public interest to make a variation in the final revised development plan for the Development Area of the Mehsana Area Development Authority sanctioned under Government Notification No. GH-V-133 of 1993-2792-2109- (93)-L, dated the 6th July, 1993;

NOW, THEREFORE, in exercise of the powers conferred by sub-section (1) of section 19 of the Gujarat Town Planning and Urban Development Act, 1976 (President's Act No. XXVII of 1976); the Government of Gujarat hereby:-

1. Proposes to modify the aforesaid, final revised development plan by way of variation in the manner specified in the Schedule appended hereto and;
2. Calls upon any person to submit suggestions or objections, if any, with respect to the proposed variation to the Additional Chief Secretary to Government of Gujarat, Urban Development and Urban Housing Department, Sachivalaya, Gandhinagar, in writing, within a period of two months from the date of publication of this notification in the official gazette.

SCHEDULE

Proposed variation in the final revised development plan of Mehsana, sanctioned by Government, in Urban Development and Urban Housing Department, Sachivalaya, Gandhinagar, Notification No. GH/V/133 of 1993/DVP-2792-2109-(93)-L-, dated 6th July, 1993.

Alignment of 12.00 mt. wide proposed road in the sanctioned Revised Development Plan of Mehsana passing through R.S. No. 1784, 1785, 1814 and 1815 of Mehsana marked as "ABCD" in the accompanying plan shall be deleted and realigned as marked "A' B' C' D'" in the sanctioned Revised Development Plan of Mehsana under section 12(2)(d) of the Act, and the lands thus released shall be designated in the "Residential Zone" in the sanctioned revised development plan of Mehsana under Section 12(2) (a) of Gujarat Town Planning and Urban Development Act, 1976.

By order and in the name of the Governor of Gujarat,

J. H. TAMAKUWALA,
Official on Special Duty and Joint Secretary to
Government.

URBAN DEVELOPMENT AND URBAN HOUSING DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 17th November, 1997.

THE GUJARAT TOWN PLANNING AND URBAN DEVELOPMENT ACT, 1976.

No. GH/V/135 of 1997/DVP-1389/3822/L:—WHEREAS the Government of Gujarat was of the opinion that it was necessary in the public interest to make variation in the final development plan for the Urban Development Area of the Rajkot Urban Development Authority sanctioned under Government Notification, Urban Development and Urban Housing Department No. GH/V/102 of 1988/DVP-1385-1507-(88)-L dated the 27th April, 1988 (hereinafter referred to as "the said development plan");

AND WHEREAS the variation proposed to be made in the said development plan was published as required by sub-section (1) of section 19 of the Gujarat Town Planning and Urban Development Act, 1976 (President's Act No. 27 of 1976) (hereinafter referred to as "the said Act") in the Gujarat Government Gazette Part IV-B, dated 3rd June, 1997 on page No. 112-1 & 112-2 under Government Notification, Urban Development and Urban Housing Department No. GH/V/67 of 1997/DVP-1389-3822-L dated the 3rd June, 1997 along with a notice calling upon any person to submit suggestions or objections if any with respect to the proposed variation to the Principal Secretary to the Government of Gujarat, Urban Development and Urban Housing Department, Sachivalaya, Gandhinagar in writing within a period of two months from the date of publication of the said variation;

AND WHEREAS the Government of Gujarat has not received any suggestions or objections;

NOW, THEREFORE, in exercise of the powers conferred by section 19 of the Gujarat Town Planning and Urban Development Act, 1976 (President's Act No. 27 of 1976) the Government of Gujarat hereby:—

(a) sanctions the said variation to be made in the said development plan, as set out in Schedule appended hereto, and

(b) specifies that the variation so set out shall come into force from the 17th November, 1997.

SCHEDULE

Variation to the final Development Plan of Urban Development Area of Rajkot Urban Development Authority sanctioned by Government Notification, Urban Development and Urban Housing Department No. GH/V/102 of 1988/DVP-1385-1507-L dated the 27th April, 1988.

The lands bearing R. S. No. 318/P and 167/P of RAIYA, admeasuring 9A=33G shown marked as ABC-DEFGHIA on the accompanying plan reserved for "RUDA Site and Services Project (R.S.S.P.)" in the sanctioned development plan of RUDA, shall be deleted from the said reservation and the lands so released shall be designated for 'Residential Zone' under Section-12(2)(a) of the Gujarat Town Planning and Urban Development Act, 1976.

By order and in the name of the Governor of Gujarat,

J. H. TAMAKUWALA,
Officer on Special Duty & Joint Secretary
to Government.



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Separate paging is given to this Part in order that it may be filed as a Separate Compilation.

PART IV—B

Rules and Orders (other than those published in Parts I, I-A and I-L) made
by the Government of Gujarat under the Gujarat Acts.

ખેતીવાડી ઉત્પન્ન બજાર સમિતિ, કાલાવડ
(શીતલા) નો જામનગરને પદચ્યુત કરવા
બાબત.

કૃષિ અને સહકાર વિભાગ

જાહેરનામું

સચિવાલય, ગાંધીનગર, ૧૧મી નવેમ્બર, ૧૯૯૭.

ક્રમાંક:જાએચકેએચ/૬૧/૮૭/એપીએમ/૧૦૮૬/મ/૪૮૫/ગ:—રાજ્ય સરકારના ધ્યાન ઉપર આવેલ હકીકતો પ્રમાણે જામનગર જિલ્લાની ખેતીવાડી ઉત્પન્ન બજાર સમિતિ, કાલાવડની બજાર કમિટિએ તેના ઉપર નાખવામાં આવેલ ફરજે અને જવાબદારીઓ બજાવવામાં કસુર કરીને સંસ્થાના હિત વિરુદ્ધની કાર્યવાહી દાખલેલ હોવાનું જણાતાં ગુજરાત ખેત ઉત્પન્ન બજાર અધિનિયમ, ૧૯૬૩ની કલમ-૪૬ (૧)ના પરંતુક અન્વયે કૃષિ સહકાર અને ગ્રામવિકાસ વિભાગના તારીખ ૧૪-૩-૮૭ના પત્ર ક્રમાંક : એપીએમ-૧૦૮૬-મ-૪૮૫/ગ (૧૦૪) થી ખેતીવાડી ઉત્પન્ન બજાર સમિતિ, કાલાવડ, (શીતલા) ના ચેરમેનશ્રી અને કમિટિના સભ્યોને સમિતિને પદચ્યુત કેમ કરવી તેના કારણો જણાવવા કારણદર્શક નોટીસ પાઠવવામાં આવી હતી. અને નોટીસ મળ્યાની તારીખથી દિન-૧૫ (પંદર) માં વધી જુલાસો રજૂ કરવા માટે જણાવેલ તેમજ રજૂઆત કરવા તા. ૨૮-૩-૮૭ના રોજની તારીખ આપવામાં આવેલ હતી. પરંતુ બજાર સમિતિએ આ નોટીસના સંદર્ભમાં નામદાર હાઈકોર્ટમાં રપે. સી. એ. નં. ૨૩૭૨/૮૭ દાખલ કરી દાદ માંગેલ અને નામદાર હાઈ કોર્ટે યથાવત પરિસ્થિતિનો હુકમ કરેલ. આ કેસની સુનાવણી તા. ૨૮-૮-૮૭ના રોજ થતાં નામદાર હાઈકોર્ટના ચુકાદા પ્રમાણે રાજ્ય સરકાર નોટીસના સંદર્ભમાં કારણદર્શક નોટીસ સામે રૂબરૂ રજૂઆતની તક આપી, જે તે સમયેના તત્કાલિન સંયુક્ત સચિવશ્રી (સહકાર) સિવાયના અધિકારી સમક્ષ રજૂઆત કરવા અને સુનાવણી બાદ જે નિર્ણય લેવાય તેનો ૧૫ દિવસ સુધી અમલ નહીં કરવાનો નામદાર હાઈકોર્ટે ચુકાદો આપેલ. આથી આ કેસની સુનાવણી કરવા જરૂરી નિર્ણય લેવા કૃષિ અને સહકાર વિભાગના નાયબ સચિવ, (આપીલ)ને અધિકૃત કરવામાં આવેલ. અને બજાર સમિતિને રૂબરૂ રજૂઆત કરવા તા. ૧૭-૧૦-૮૭ના રોજ સુનાવણી આપવામાં આવી હતી. પરંતુ સમિતિએ તેઓશ્રીના તા. ૧૭-૧૦-૮૭ના પત્રથી મુદત વધારવા માંગણી કરતાં તા. ૬-૧૧-૮૭ના રોજ રૂબરૂ રજૂઆત કરવા સુનાવણી આપવામાં આવેલ. તદ્દનુસાર તા. ૬-૧૧-૮૭ના રોજ બજાર સમિતિના વિધવાન વકીલ શ્રી શ્રી ડી. એમ. ઠક્કરને સાંભળવામાં આવેલ લેખિતમાં વધારાની માહિતી સાથે રજૂઆત કરી છે. તદ્દનુસાર તેઓશ્રીએ જણાવેલ કે,

(૧) નિયામકશ્રીના તા. ૧૮-૬-૮૮ના જાહેરનામા અન્વયે બજાર સમિતિના પ્રતિકૂળ સંજોગોને કારણે કમિટિને પ્રથમ ટ્રિસ્ટિએ કારણદર્શક નોટીસથી આક્ષેપ મુકવો વાજબી ન્યાયી નથી. ઢોર ઢાંખરના ખરીદ વેચાણ માટે ફી લેવા કમિટિએ તેના બાયલોગમાં સુધારો કરવા ઠરાવ કરી નિયામકશ્રીની મંજૂરી માટે બજાર સમિતિએ દરખાસ્ત મોકલી આપેલ હતી. બજાર ધારાની કલમ : ૭ અન્વયે ઢોર ઢાંખર હેતુ માટે અલગ માર્કેટ ચાર્ટ જરૂરી છે. તેમ જણાવી મંજૂરી આપવામાં આવી ન હતી. આમ પેટા બજાર/ ચોગાન જાહેર કરવામાં આવે નહીં ત્યાં સુધી માર્કેટ ફી લઈ શકાય નહીં. આ સમિતિ તા. ૧૦-૫-૮૪ થી અસ્તિત્વમાં આવી છે. અગાઉની સમિતિ જે કામ કરતી હતી તેને કોઈ સુચના આપી નથી અને ૭ વર્ષ પછી આ સમિતિને પદચ્યુત કરવા નોટીસ આપી છે તે ચોગ્ય નથી.

આ સમિતિએ કામગીરી હાથ ધરી પછી જમીન ખરીદી, પેટા બજાર, માર્કેટ ચાર્ટ બાંધવા ઠરાવ કરેલ છે. જે સરકારે તારીખ ૧-૧૨-૮૫ ના હુકમથી કોઈ વાજબી કારણ વગર નવું માર્કેટ ચાર્ટ બાંધવા સમિતિનો ઠરાવ રદ કરેલ, તે સામે હાલની વ્યવસ્થાપક સમિતિએ નામ. ગુજરાત હાઈકોર્ટમાં એસ.સી.એ. નં. ૧૦૩૬/૮૫, દાખલ કરેલ. નામ. હાઈકોર્ટ નવા માર્કેટ ચાર્ટનું બાકી બાંધકામ ન કરવા સુચનાઓ આપેલ હોવાથી બાંધકામ ચૂરુ કરી શકાયેલ નથી. આમ સમિતિએ કોઈ ગુનો કરેલ નથી.

જિલ્લા રજીસ્ટ્રારશ્રીએ તા. ૧૬-૮-૮૭ અને તા. ૨૮-૮-૮૭ના હુકમથી માર્કેટ ફી લેવા અંગેની મંજૂરી આપેલ છે. અને તે મુજબ હાલની બજાર સમિતિએ જરૂરી ઠરાવ કરીને તા. ૧૫-૧૦-૧૯૮૭ ની અસરથી ઢોર ઢાંખરના ખરીદ વેચાણ અંગેની માર્કેટ ફીની વસુલાત શરૂ કરેલ છે. લાયસન્સ પણ ઈસ્યુ કરી દીધેલ છે. અને આ અંગેની જાહેર સૂચના જાહેર નોટીસથી જનસત્તાના દૈનિક પેપરમાં તા. ૧૧-૧૦-૧૯૮૭ના રોજ આપેલ છે. આમ સમિતિએ અમલ કરેલ હોઈ કારણ અસ્તિત્વમાં રહેતું નથી.

(૨) ઉપર (૧)માં જણાવેલ વિગતે પ્રતિકૂળ સંજોગોને કારણે માર્કેટ ચાર્ટની ફી નક્કી થઈ શકી ન હતી. માર્કેટ ચાર્ટની જરૂરીયાત હતી. જેમ શાકભાજીના ખરીદ વેચાણ પર માર્કેટ ફી વસુલ કરવામાં આવે છે તે મુજબ જાહેર વિલામથી કેટલ્સ ચોડ પર ફી લેવામાં આવે છે. જે અંગે હાલની કમિટિએ સ્થાનિક દૈનિક પેપર સમાચાર પત્ર “ભૂમિ” માં તા. ૨૩-૧૦-૮૭ ના રોજ જાહેર નોટીસ આપવામાં આવી છે. નોટીસ બજાવતાં પહેલાં કમિટિએ શાકભાજી ટ્રેડરોને આ અંગેના લાયસન્સ ઈસ્યુ કરેલ છે. સંબંધકર્તા ટ્રેડરોને લાયસન્સની વિગતો ઈસ્યુ કરી તારીખ ૧૧-૮-૮૭ના રોજ જવાબ તેઓશ્રી તરફથી કરવામાં આવેલ છે. આથી નોટીસના બીજા આક્ષેપોથી કમિટિને પદચ્યુત કરવી ઉચિત નથી.

(૩) બજાર સમિતિએ પેટા નિયમોમાં સુધારો કરવા તા. ૧૭-૨-૧૯૮૭ ના રોજ મોકલી આપેલ છે. અને જિલ્લા રજીસ્ટ્રારશ્રી જામનગરે તા. ૧૬-૮-૮૭ના હુકમથી તેને મંજૂરી આપી છે. અને ખરીદનારાઓ પાસેથી માર્કેટ ફી વસુલ કરવા સમિતિએ તા. ૨૨-૮-૮૭ના ના રોજ ઠરાવ કરેલ છે. અને તા. ૨૩-૮-૮૭ ની જનરલ નોટીસથી ટ્રેડરોને જાણ પણ કરવામાં આવી છે જે અંગે કેટલાક ટ્રેડરોએ એસ. ડી. જામનગરની કોર્ટમાં સીવીલ સ્યુટ નંબર ૩૬૧/૮૭ ફાઈલ કરાવેલ છે. જે અંગે મનાઈ હુકમ આપવામાં આવેલ છે. હવે તા. ૧૮-૧૦-૮૭ના રોજ નામ. કોર્ટ સદરહુ ફાઈલ રીઝક્ટ કરેલ છે. જે સામે ટ્રેડરોએ અપીલ દાખલ કરી મનાઈ હુકમ મેળવેલ છે. આમ પેટા નિયમ-૩૧માં સુધારો થઈ ગયેલ છે તેથી આક્ષેપ નંબર ૩ થી સમિતિને પદચ્યુત કરવી તેવા પ્રતિકૂળ સંજોગો નથી.

(૪) સને ૧૯૮૬-૮૭ના વર્ષમાં બજાર સમિતિએ કોઈ કેલેન્ડર છપાવ્યા નથી. ૧૯૮૪-૮૫ અને ૧૯૮૫-૮૬ માં કેલેન્ડર છપાવેલ હતા, જે અંગે કોઈ ઓડીટ વાંધા લેવામાં આવેલ નથી. નિયામકશ્રી જે સક્ષમ અધિકારી છે તેમણે પણ વાંધા લીધા નથી. જિલ્લા રજીસ્ટ્રારશ્રીને આ બાબતે સૂચનાઓ આપવાની કોઈ સત્તા નથી. જે કેલેન્ડર છપાવેલા તે બજાર ધારાની કલમ ૩૩ (૧૦) હેઠળ ખેત ઉત્પન્ન સુધારણા બાબતે ફંડના ઉપયોગની જાણકારી અંગેના હેતુ હતા. હાલની બજાર સમિતિએ ફંડના કોઈ દુરુપયોગ કરેલ નથી તેથી નોટીસના આ મુદ્દા અંગે પદચ્યુત કરવી વાજબી જણાતું નથી.

(૫) હાલની બજાર સમિતિએ ફરજ બજાવવામાં કોઈ કસુર કરેલ નથી. બજાર સમિતિ સામે સત્તાનો દુરુપયોગ અંગે કોઈ ફરીયાદ થઈ નથી. બજાર ધારાની કલમ ૪૫ ની જોગવાઈ મુજબ બજાર સમિતિએ તેની ફરજ બજાવવામાં કોઈ ભુલ કરે તે તે બાબતની સૂચના નિયામકશ્રીએ સમિતિને આપવાની રહે છે. આવી કોઈ સૂચના નિયામકશ્રીએ બજાર સમિતિને આપી નથી. હાલની બજાર સમિતિ સંતોષકારક તેની ફરજ બજાવતી હતી. મુદ્દા નં. ૧ થી ૩ના આક્ષેપો અગાઉની બજાર સમિતિ સામેના છે. જેની સામે કોઈ પક્ષ લેવામાં આવ્યા નથી. તેથી અગાઉની બજાર સમિતિએ કરેલ ભુલો અંગે હાલની બજાર સમિતિને બજાર ધારા અન્વયે શિક્ષા કોઈ ન સકાય.

(૬) હાલની બજાર સમિતિ ચુંટણીથી ચુંટાયેલ છે અને તેમણે બજાર સમિતિના ચાર્જ સંભાળ્યા તારીખથી વાર્ષિક રૂપિયા ૧૨ લાખને બદલે રૂપિયા ૨૫ લાખ સુધી આવકમાં વધારો કર્યો છે. તે જોતાં બજાર સમિતિના ખાસ હિતમાં રસ લઈને હાલની સમિતિએ તેની ફરજ બજાવેલ છે અને તેની મુદત પૂરી થવાને ૬ માસ બાકી છે તેથી હાલની બજાર સમિતિને પદચ્યુત ન કરતાં તેની શરત મુજબ મુદત પૂરી કરે ત્યાં સુધી ચાલુ રાખવી જોઈએ.

ઉપર્યુક્ત સમગ્ર વિગતો લક્ષમાં લઈને કમિટિએ તા. ૧૨-૮-૮૭ ના રોજ ખુલાસો ધ્યાનમાં લઈ પદચ્યુત કરવા અંગેની નોટીસ ચરત ખેંચવા તેમજ કુદરતી ન્યાયના હિતમાં કાર્યવાહી બંધ કરવા વિનંતી કરેલ.

મા વકીલશ્રીની ઉપરોક્ત રજૂઆત તેમજ લેખિત રજૂઆત ધ્યાનમાં લેતાં એમ જણાય છે કે (૧) નિયામકશ્રી તરફથી બહાર પાડવામાં આવેલ તા. ૧૮મી જૂન, ૧૯૮૮ના જાહેરનામાથી પશુઓને નિયંત્રણ હેઠળ લેવામાં આવેલ છે. હાલની બજાર સમિતિ તા. ૧૦-૫-૮૪ થી અસ્તિત્વમાં આવી છે. બજાર સમિતિના પેટા નિયમો ૨૦, ૨૨, ૨૩ અને ૩૧માં સુધારો કરવા તા. ૨૨-૮-૮૭ ના રોજ જિલ્લા રજીસ્ટ્રારશ્રી અને નાયબ નિયામકશ્રીને દરખાસ્ત બજાર સમિતિએ મોકલી આપેલ. જેને જિલ્લા રજીસ્ટ્રારે તા. ૨૮-૮-૮૭ ના રોજ મંજૂર કરેલ છે. આમ બજાર સમિતિ ત્રણ વર્ષ પછી દરખાસ્ત રજુ કરી છે અને નિષ્કાળજી દાખવેલ છે.

(૨) બજાર સમિતિએ ૧૯૮૬-૮૭ના વર્ષમાં કેલેન્ડર છપાવ્યાં નથી તે બરાબર છે પરંતુ બીન જરૂરી ખર્ચ ન કરવા અને કેલેન્ડર ન છપાવવા જિલ્લા રજીસ્ટ્રારશ્રીની સુચના હોવા છતાં બે વર્ષમાં (૧૯૮૪-૮૫ અને ૧૯૮૫-૮૬) અનુક્રમે રૂપિયા ૭૬૬૦/- અને રૂ. ૮૨૫૦/-નું ખર્ચ કરી સમિતિએ આર્થિક નુકશાન પહોંચાડવાના અને સુચનાનો અનાદર કર્યાનું સ્પષ્ટ જણાય છે. જેથી બજાર સમિતિની રજૂઆત સ્વીકારી શકાય નહીં.

રાજ્યની અન્ય બજાર સમિતિઓ પેતાની કામગીરીને પ્રમોટ કરવા કેલેન્ડર છપાવે તે પ્રમાણે આ કમિટિએ કેલેન્ડર છપાવવાની દલીલ વાજબી જણાતી નથી. રાજ્યની અન્ય બજાર સમિતિના કેલેન્ડર્સ અંગે વિભાગ પાસે કોઈ માહિતી નથી તેમજ કમિટિએ આ અંગે કોઈ માહિતી રજુ કરેલ નથી. આ ઉપરાંત જિલ્લા રજીસ્ટ્રારશ્રીએ તા. ૨૫-૧-૮૫ના પત્રથી કેલેન્ડર્સ નહીં છપાવવાની સુચના આપેલ હોવા છતાં હાલની કમિટિએ ૮૫-૮૬ ના કેલેન્ડર્સ છપાવીને સુચનાનો અનાદર કરી ખર્ચ કરાવેલ છે, જે યોગ્ય નથી.

(૩) બજાર સમિતિની કાનૂની/ઉલ્લેખીત સરકારશ્રીના ધ્યાન પર આવે ત્યારે નોટીસ આપવામાં આવે છે. અગાઉની બજાર સમિતિની કાનૂની બદલ હાલની બજાર સમિતિને જવાબદાર ગણવાની રજૂઆત યોગ્ય જણાતી નથી. અગાઉની સમિતિની કાનૂની સુધારવાની/પડતર પ્રશ્નોના નિકાલની જવાબદારી નવી ચુટાયેલ સમિતિની પણ રહે છે.

(૪) રૂપિયા ૧૨ લાખમાંથી રૂપિયા ૨૫ લાખની આવક હાલની કમિટિના ક્યા પગલાંથી વધવા પામેલ છે તે અંગે કોઈ ચોક્કસ આધારભૂત માહિતી રજુ કરવામાં આવેલ નથી. સંભવ છે કે સતત સારા ચોમાસાના કારણે ખેત ઉત્પાદનમાં વધારો થતાં તેના ખરીદ વેચણમાં વધારો થવાના પરિણામે આવકમાં વધારો થવા પામેલ હોય.

(૫) કમિટિએ કારણદર્શક નોટીસમાં જણાવેલ કારણો અંગે બજાર સમિતિએ શું કામગીરી કરી છે અને શું કામગીરી નથી કરી તે અંગેના આધાર પુરાવા સમિતિના રેકર્ડમાં હોઈ શકે તેથી નિયામકશ્રી ના રિપોર્ટની નકલ આપવાની જરૂરીયાત જણાતી નથી.

(૬) જમીનની ખરીદી-વેચાણના મુદ્દાનો સમ વેશ કારણદર્શક નોટીસમાં કરવામાં આવ્યો નથી. તેથી તે અંગે કોઈ વિચારણા કરવાની રહેતી નથી.

(૭) નિયામકશ્રી, ખેત બજાર અને ગ્રામ્ય અર્થતંત્રના તા. ૧૮-૬-૮૮ના જાહેરનામાથી ભંડો, ગાય, બળદ, વાછરડા અને ઘેટાં બકરાના ખરીદ અને વેચાણનું નિયમન કરવામાં આવેલ છે તેના અનુસંધાને બજાર સમિતિએ પેટા નિયમો ૨૦, ૨૨, ૨૩ અને ૩૧ના સુધારો કરવા તા. ૨૨-૮-૮૭ના રોજ દરખાસ્ત મોકલી આપેલ. જે નોટીસ આપ્યા બાદ મોકલી આપેલ છે. આ પ્રમાણે દરખાસ્ત મોકલવામાં બજાર સમિતિએ નિષ્કાળજી સેવેલ છે. અને જવાબદારી અદા કરવામાં કસુરવાર છે.

(૮) બજારધારાની કલમ ૭ હેઠળ પશુઓ માટે પેટા બજાર/ચોગાન જાહેર કરવાનું રહે છે. જે અંગેની જરૂરી દરખાસ્ત બજાર સમિતિ તરફથી જિલ્લા રજીસ્ટ્રારશ્રીને તેમના તા. ૨૮-૬-૮૦ના પત્રના અનુસંધાને મોકલી આપેલ નથી. જેને પરિણામે ચાલુ રાખવી યોગ્ય દરો નક્કી થઈ શકેલ નથી. જેથી બજાર સમિતિને આર્થિક નુકશાન થયેલું જણાય છે.

આ પ્રમાણે બજાર સમિતિ, કલાવડ (શીતલા) સામે કારણદર્શક નોટીસમાં જે આલેખો મુકવામાં આવેલા તે પુરવાર થતા હોઈ, સમિતિએ પેતાની ફરજ અને જવાબદારીઓ બજાવવામાં નિષ્કાળજી દાખવેલ છે. તેથી આ બજાર સમિતિને ચાલુ રાખવી યોગ્ય જણાતી નથી.

“તેથી ગુજરાત ખેત અધિનિયમ કલમ ૪૬ (૧) ફો બજાર સમિતિ, કલાવડ (શીતલા) ને પદચ્યુત કરવામાં આવે છે.”

અને અધિનિયમની કલમ ૪૬ (૨) થી મળેલ સત્તાની ફો ગુજરાત સરકાર, ખેતીવાડી ઉત્પન્ન બજાર સમિતિ, કલાવડ જિ. જામનગર ઉપર બજાર સમિતિના કામકાજનો વહીવટ કરવા નાયબ નિયામકશ્રી, ખેત બજાર અને ગ્રામ્ય અર્થતંત્ર, જિલ્લા રજીસ્ટ્રાર, સહકારા મંડળીઓ, જામનગરની વહીવટદાર તરીકે નિમણૂક કરવામાં આવે છે.

ખાસ દિવાની અરજી નંબર : એસસીએ-૨૩૭૨/૮૭માં નામદાર હાઈકોર્ટના ચુકાદા મુજબ આ હુકમ સંબંધિત બજાર સમિતિને મળ્યાની તારીખથી ૧૫ દિવસ સુધી અમલી બનશે નહીં.

એ. એ. પટેલ,
સરકારના નાયબ સચિવ,
રૂપિ અને સહકાર વિભાગ.



सत्यमेव जयते

The Gujarat Government Gazette

EXTRAORDINARY

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PART — IV-B

Rules and Orders (other than those published in Parts I, I-A and I-B) made by the Government of Gujarat under the Gujarat Acts.

URBAN DEVELOPMENT AND URBAN HOUSING DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 20th November, 1997.

THE GUJARAT TOWN PLANNING AND URBAN DEVELOPMENT ACT, 1976.

No. GH/V/136 of 1997/DVP-2897-1376-L.-WHEREAS the Government of Gujarat is of opinion that it is necessary in the public interest to make a variation in the final Revised Development Plan for the town of Surendranagar sanctioned under Government Notification, Urban Development and Urban Housing Department Notification No. GH/V/2 of 1990/DVP-2886-3927-(89)-L dated the 4th January, 1990 ;

NOW, THEREFORE, in exercise of the powers conferred by sub-section (1) of section 19 of the Gujarat Town Planning and Urban Development Act, 1976 (President's Act No. XXVII of 1976); the Government of Gujarat hereby :—

1. Proposes to modify the aforesaid revised development plan by way of variation in the manner specified in the Schedule appended hereto, and
2. Calls upon any person to submit suggestions or objections, if any with respect to the proposed variation to the Additional Chief Secretary to Government of Gujarat, Urban Development and Urban Housing Department, Sachivalaya, Gandhinagar, in writing within a period of two months from the date of publication of this notification in the Official Gazette.

SCHEDULE

Proposed variation to the final Revised Development Plan of Surendranagar sanctioned by Government Notification, Urban Development and Urban Housing Department No. GH/V/2 of 1990/DVP-2886-3927-(89)-L dated the 4th January, 1990.

The land, bearing R. S. No. 1946/part allotted F. P. No. 66 in Town Planning Scheme No. 1-Final Surendranagar, shown in the accompanying plan marked "A-B-C-D-E-A" designated for "Industrial Zone" in the sanctioned Revised Development Plan of Surendranagar, shall be deleted from the said designation and the land thus released shall be designated for "Residential Zone" under Section 12 (2) (a) of the Gujarat Town Planning and Urban Development Act, 1996:

By order and in the name of the Governor of Gujarat,

J. H. TAMAKUWALA,

Officer on Special Duty & Joint Secretary to Government,



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PART IV-B

Rules and Orders (other than those published in Parts I, I-A and I-L) made
by the Government of Gujarat under the Gujarat Acts.

INDUSTRIES AND MINES DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 21st November, 1997.

GUJARAT MUNICIPALITIES ACT, 1963.

No.GHU-97(79)-GID - 1093 - 1952 -G1 :-WHEREAS the draft of the Ankleshwar (Expansion) Notified Area Consolidated Tax Rules, 1997 was published as required by sub-section (3) of section 277 of the Gujarat Municipalities Act, 1963 (Guj. 34 of 1964) at pages 182 - 1 to 182 - 6 of the Gujarat Government Gazette, Extraordinary, Part IV-B, dated the 2nd August 1997, under Government Notification, Industries and Mines Department, No. GHU - 97 (47) - GID - 1093 - 1952 -G1, dated the 2nd August, 1997 for inviting objections and suggestions from all persons likely to be affected thereby within thirty days from the date of publication of the said notification in the *Official Gazette* ;

AND WHEREAS , no objections or suggestions have been received by the Collector of Bharuch District, Bharuch, in respect of the said draft notification ,

NOW, THEREFORE, in exercise of the powers conferred by section 264 B read with section 277 of the Gujarat Municipalities Act, 1963 (Guj. 34 of 1964), the Government of Gujarat hereby makes the following rules, namely :-

1. **Short Title** :- These rules may be called the Ankleshwar (Expansion) Notified Area Consolidated Tax Rules, 1997.

2. **Definitions**:- In these rules unless the context otherwise requires -

- (a) 'the Act' means the Gujarat Municipalities Act, 1963;
- (b) 'building' means a building as defined in clause (2) of section 2 of the Act;
- (c) 'building used for residential purpose' means any building or set of buildings within the same enclosure used by one and the same occupier as a human dwelling or as a place for the custody of property including animals, not intended for sale in the ordinary course or trade;
- (d) 'building used for business purpose' means any building or set of buildings within the same enclosure used by one and the same occupier for preparing or manufacturing any kinds of goods and services or for trade or for transport business or for any purpose other than residential.
- (e) 'Corporation' means Gujarat Industrial Development Corporation constituted under the Gujarat Industrial Development Act, 1962;
- (f) 'consolidated Tax' means the tax imposed in the Notified Area under these rules;
- (g) 'Land' means the land as defined in clause (11) of section 2 of the Act;
- (h) 'Notified Area Officer' means an officer of the Corporation appointed for the purpose of assessment and recovery of tax under section 16 of the Gujarat Industrial Development Act, 1962;
- (i) 'Notified Area' means an area declared as such under section 16 of the Gujarat Industrial Development Act, 1962;
- (j) 'Occupier' means an allottee of the Corporation as a licensee, a lessee or an owner of property by virtue of conveyance deed, as the case may be, or a person in possession of property by virtue of rent, lease or as a caretaker, trustee or otherwise or other owners of property situated within the Notified Area for the time being receiving the rent of any land or building whether on his own account or as an agent or trustee for any other person or for any other society or for any religious or charitable purpose or who would so receive the rent if such land or building were let to a tenant.

Explanation:- lessee, person in possession of property by virtue of conveyance deed, rent lease shall have the same meaning as defined in the disposal of Property Regulations, 1967 of the Corporation or Disposal of Land Regulations, 1968 of the Corporation or Rent Regulations, 1971 as the case may be;

(k) 'owner' means an owner as defined in clause (18) of section 2 of the Act;

(l) 'year' means a financial year.

3. **Rate of Consolidated Tax :-** A consolidated tax on all buildings and lands situated within the limits of Notified Area shall be levied at the rates specified in the Annexure - A in lieu of the following taxes :-

- (a) Tax on buildings or lands.
- (b) General Sanitary cess.
- (c) Lighting tax.

4. **EXEMPTION:-** (1) The following shall be exempted from the consolidated tax:-

- (a) Buildings and land belonging to the Central or State Government, Panchayat, District School Board and Municipal School Buildings.
- (b) All buildings and lands which are declared protected monuments within the meaning of Ancient Monuments Preservation Act, 1904 or the Gujarat Ancient Monuments and Archaeological Sites and Remains Act, 1985 and not yielding any revenue or rent.
- (c) All buildings and lands or portions thereof used or occupied exclusively for public worship or for charitable and educational purposes and not yielding any revenue or rent.
- (2) Any occupier engaged in the manufacture of goods and services shall be exempted from the payment of tax as follows :-
 - (i) for first year beginning from the date of allotment.
 - (ii) for second year to fifth year up to 50%.

(3) Any occupier, not being an allottee shall be entitled to exemption as stated above from the date of the year on which he becomes an owner of land or building or obtains land or building.

5. **Assessment and liability of the consolidated Tax :-** (a) The tax shall be assessed and recovered so far as applicable to, in accordance with the provisions of the Act.

- (b) An occupier shall be primarily liable for payment of tax under these rules.
- (c) The owner of the superstructure of the building shall primarily be liable for payment of tax under these rules.
- (d) The tax shall be payable in advance in one installment on or before the first day of April in each year.

6. **Remissions and Refund :-** (a) Where any building or land remained vacant and has not been used throughout the year and the notice to that effect is given to the Notified Area Officer, the remission or refund to the extent of not more than one-half of the amount of tax shall be granted :

Provided that no remission or refund shall take effect for any period prior to the date of receipt of such notice.

(b) When any part of the building is demolished, the remissions or refund may be granted to the extent of not more than one fourth of the amount of the tax.

7. **Notice in writing to be given :-** It shall be the duty of the owner of a building or land to give a notice in writing to the Notified Area Officer within one month, when-

- (a) a building is newly erected or constructed ;
- (b) a building, which has been already assessed, is either extended, rebuilt, reconstructed or additions and alterations are made thereto or improvement has been made so as to raise its capital value ;
- (c) a building or land which has already been assessed is divided ;
- (d) a building is wholly or in part demolished or destroyed or is otherwise become in such a state that it decrease its letting value.

Explanation .- The period of one month shall be counted from the date of completion or occupation whichever is earlier in case of (a), (b) and (c) and from the date of occurrence of event in case of (d) above.

8. **Assessment on receipt of notice :-** (1) When a notice in writing under rule 7 is received, the Notified Area Officer, after making such inquiry as he deems necessary, shall cause the building to be assessed.

(2) After such assessment is made, the Notified Area Officer shall enter such valuation in a separate list and at the end of the year, such change made in the assessment shall be entered in the authenticated assessment list

9. **Name of the owner in Assessment list, when the succession in dispute :-** When there is any dispute about the succession of any person whose name is entered as owner of any property in the assessment list, the name of such of the claimants to succession as in the possession of the property by actual occupation or otherwise shall be entered as owner in the assessment list and the tax shall be recovered from him until on the settlement of the dispute or on the production of the order of competent Court or the otherwise the other claimant satisfies the Notified Area Officer, that he is entitled to be entered as owner of the property either individually or jointly.

10. **Transferor and Transferee to give notice in writing .-** Whenever, the title of any person primarily liable for payment of the tax in respect of any building or land is transferred by an instrument in writing or otherwise, the transferor and the transferee shall within three months after the transfer is effected, give notice in writing to the Notified Area Officer, who after making such inquiries as he deems necessary, order that the name of the transferee shall be entered in the assessment list in place that of the transferor. The transferee, thereafter, shall be liable for the payment of tax due for the whole year including arrears of tax if any, in respect of the property so transferred.

11. **Heirs to give notice and their liability .-** In the case of the death of the person primary liability for the payment of the tax shall be of the person to whom the title of the property of the deceased has been transferred as heir or otherwise, such person shall give a notice of such transfer to the Notified Area Officer within three months from the date of the death of the deceased. The Notified Area Officer may after making such inquiry as he deems necessary, pass an order that the names of the heirs of the deceased may be entered in the assessment list and such heirs shall be liable for payment of tax due for the whole year including arrears of tax.

12. **Decision to be final .-** The decision of the Notified Area Officer relating to tax and other matters thereto shall be final.

ANNEXURE - A

(see rule 3)

Rates of Consolidated Tax for Ankleshwar (Expansion) Notified Area.

Name of Notified Area (1)	Rate of Consolidated Tax. (2)
Ankleshwar (Expansion) Notified Area (Taluka . Ankleshwar), (District. Bharuch).	(i) 15% on rateable value not exceeding Rs. 21,599 /- (for properties valued up to rupees three lacs). (ii) 16.5% on rateable value exceeding Rs. 21,599/-, but not exceeding Rs. 36,000 /- (for properties valued above rupees three lacs and up to rupees five lacs). (iii) 18 % on rateable value exceeding Rs. 36,000/- (for properties valued above rupees five lacs).

By order and in the name of the Governor of Gujarat,

A. M. JOSHIYARA
Under Secretary to Government.

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PART IV-B

Rules and Orders (other than those published in Parts I, I-A and I-L) made
by the Government of Gujarat under the Gujarat Acts.

INDUSTRIES AND MINES DEPARTMENT Notification

Sachivalaya, Gandhinagar, 21st November, 1997.

GUJARAT MUNICIPALITIES ACT, 1963.

No. GHU-97 (80) - GID - 1093 - 1935 -G1 :-WHEREAS the draft of the Valia-Jhagadia Notified Area Consolidated Tax Rules, 1997 was published as required by sub-section (3) of section 277 of the Gujarat Municipalities Act, 1963 (Guj. 34 of 1964) at pages 166 -1 to 166-4 of the Gujarat Government Gazette, Extraordinary, Part IVB, dated the 15th July, 1997, under Government Notification, Industries and Mines Department, No. GHU- 97 (37) - GID -1093-1935 -G1, dated the 11th July, 1997 for inviting objections and suggestions from all persons likely to be affected thereby within thirty days from the date of publication of the said notification in the Official Gazette ;

AND WHEREAS , no objections or suggestions have been received by the Collector of Bharuch District, Bharuch in respect of the said draft notification;

NOW, THEREFORE, in exercise of the powers conferred by section 284 B read with section 277 of the Gujarat Municipalities Act, 1963 (Guj. 34 of 1964), the Government of Gujarat hereby makes the following rules, namely :-

NOTIFICATION

1. **Short Title** :- These rules may be called the Valia - Jhagadia Notified Area Consolidated Tax Rules, 1997.
2. **Definitions** :- In these rules unless the context otherwise requires -
 - (a) 'the Act' means the Gujarat Municipalities Act, 1963;
 - (b) 'building' means a building as defined in clause (2) of section 2 of the Act;
 - (c) 'building used for residential purpose' means any building or set of buildings within the same enclosure used by one and the same occupier as a human dwelling or as a place for the custody of property including animals, not intended for sale in the ordinary course or trade;
 - (d) 'building used for business purpose' means any building or set of buildings within the same enclosure used by one and the same occupier for preparing or manufacturing any kinds of goods and services or for trade or for transport business or for any purpose other than residential;
 - (e) 'Corporation' means Gujarat Industrial Development Corporation constituted under the Gujarat Industrial Development Act, 1962;
 - (f) 'consolidated Tax' means the tax imposed in the Notified Area under these rules;
 - (g) 'Land' means the land as defined in clause (11) of section 2 of the Act;
 - (h) 'Notified Area Officer' means an officer of the Corporation appointed for the purpose of assessment and recovery of tax under section 16 of the Gujarat Industrial Development Act, 1962;
 - (i) 'Notified Area' means an area declared as such under section 16 of the Gujarat Industrial Development Act, 1962;
 - (j) 'Occupier' means an allottee of the Corporation as a licensee, a lessee or an owner of property by virtue of conveyance deed as the case may be, or a person in possession of property by virtue of rent, lease or as a caretaker, trustee or otherwise or other owners of property situated within the Notified Area for the time being receiving the rent of any land or building whether on his own account or as an agent or trustee for any other person or for any other society or for any religious or charitable purpose or who would so receive the rent if such land or building were let to a tenant.

Explanation:- lessee, person in possession of property by virtue of conveyance deed, rent lease shall have the same meaning as defined in the Disposal of Property Regulations, 1967 of the Corporation or Disposal of Land Regulations, 1968 of the Corporation or Rent Regulations, 1971, as the case may be;
 - (k) 'owner' means an owner as defined in clause (18) of section 2 of the Act;
 - (l) 'year' means a financial year.

3. **Rate of Consolidated Tax :-** A consolidated tax on all buildings and lands situated within the limits of Notified Area shall be levied at the rates specified in the Annexure -A in lieu of the following taxes:-

- (a) Tax on buildings or lands.
- (b) General Sanitary cess.
- (c) Lighting tax.

4. **EXEMPTION:-** (1) The following shall be exempted from the consolidated tax:-

- (a) Buildings and land belonging to the Central or State Government, Panchayat, District School Board and Municipal School Buildings;
 - (b) All buildings and lands which are declared protected monuments within the meaning of Ancient Monuments and Preservation Act, 1904 or the Gujarat Ancient Monuments and Archaeological Sites and Remains Act, 1965 and not yielding any revenue or rent.
 - (c) All buildings and lands or portions thereof used or occupied exclusively for public worship or for charitable and educational purposes and not yielding any revenue or rent.
- (2) Any occupier engaged in the manufacture of goods and services shall be exempted from the payment of tax as follows :-

(i) For first year beginning from the date of allotment.

(ii) For second year to fifth year up to 50%.

(3) Any occupier, not being an allottee shall be entitled to exemption as stated above from the date of the year on which he becomes an owner of land or building or obtains land or building.

5. **Assessment and liability of the consolidated Tax :-** (a) The tax shall be assessed and recovered so far as applicable to, in accordance with the provisions of the Act.

(b) An occupier shall be primarily liable for payment of tax under these rules.

(c) The owner of the superstructure of the building shall primarily be liable for payment of tax under these rules.

(d) The tax shall be payable in advance in one installment on or before the first day of April in each year.

6. **Remissions and Refund :-** (a) Where any building or land remained vacant and has not been used throughout the year and the notice to that effect is given to the Notified Area Officer, the remission or refund to the extent of not more than one-half of the amount of tax shall be granted :

Provided that no remission or refund shall take effect for any period prior to the date of receipt of such notice.

(b) When any part of the building is demolished the remissions or refund may be granted to the extent of not more than one fourth of the amount of the tax.

7. Notice in writing to be given :- It shall be the duty of the owner of a building or land to give a notice in writing to the Notified Area Officer within one month, when-

- (a) a building is newly erected or constructed ;
- (b) a building, which has been already assessed, is either extended, rebuilt, reconstructed or additions and alterations are made thereto or improvement has been made so as to raise its capital value ;
- (c) a building or land which has already been assessed is divided ;
- (d) a building is wholly or in part demolished or destroyed or is otherwise become in such a state that it decrease its letting value.

Explanation .- The period of one month shall be counted from the date of completion or occupation whichever is earlier in case of (a), (b) and (c) and from the date of occurrence of event in case of (d) above.

8. Assessment on receipt of notice :- (1) When a notice in writing under rule 7 is received, the Notified Area Officer, after making such inquiry as he deems necessary, shall cause the building to be assessed.

(2) After such assessment is made, the Notified Area Officer shall enter such valuation in a separate list and at the end of the year, such change made in the assessment shall be entered in the authenticated assessment list

9. Name of the owner in Assessment list, when the succession in dispute :- When there is any dispute about the succession of any person whose name is entered as owner of any property in the assessment list, the name of such of the claimants to succession as in the possession of the property by actual occupation or otherwise shall be entered as owner in the assessment list and the tax shall be recovered from him until on the settlement of the dispute or on the production of the order of competent Court or the otherwise the other claimant satisfies the Notified Area Officer, that he is entitled to be entered as owner of the property either individually or jointly.

10. Transferor and Transferee to give notice in writing :- Whenever, the title of any person primarily liable for payment of the tax in respect of any building or land is transferred by an instrument in writing or otherwise, the transferor and the transferee shall within three months after the transfer is effected, give notice in writing to the Notified Area Officer, who after making such inquiries as he deems necessary, order that the name of the transferee shall be entered in the assessment list in place of the transferor. The transferee, thereafter, shall be liable for the payment of tax due for the whole year including arrears of tax, if any, in respect of the property so transferred.

11. Heirs to give notice and their liability :- In the case of the death of the person primary liability for the payment of the tax, the person to whom the title of the property of the deceased has been transferred as heir or otherwise, such person shall give a notice of such transfer to the Notified Area Officer within three months from the date of the death of the deceased. The Notified Area Officer may after making such inquiry as he deems necessary, pass an order that the names of the heirs of the deceased may be entered in the assessment list and such heirs shall be liable for payment of tax due for the whole year including arrears of tax.

12. Decision to be final :- The decision of the Notified Area Officer relating to tax and other matters thereto shall be final.

ANNEXURE -A

(see rule -3)

Rates of Consolidated Tax for Valia - Jhagadia Notified Area.

Name of Notified Area (1)	Rate of Consolidated Tax . (2)
Valia - Jhagadia Notified Area (Taluka . Bharuch), (District. Bharuch).	(I) 12% on rateable value not exceeding Rs. 21,599 / - (for properties valued upto rupees three lacs). (II) 12.5% on rateable value exceeding Rs. 21,599/-, but not exceeding Rs. 36,000 / - (for properties valued above rupees three lacs and up to rupees five lacs). (III) 13.5 % on rateable value exceeding Rs. 36,000 / - (for properties valued above rupees five lacs).

By order and in the name of the Governor of Gujarat,**A. M. JOSHIYARA**
Under Secretary to Government.

IV-B-Ex. 278—2

GOVERNMENT CENTRAL PRESS, GANDHINAGAR.



The Gujarat Government Gazette EXTRAORDINARY

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FRIDAY, NOVEMBER 21, 1997/KARTIKA 30, 1919

Separate paging is given to this Part in order that it may be filed as a Separate Compilation.

PART IV-B

Rules and Orders (other than those published in Parts I, I-A and I-L) made
by the Government of Gujarat under the Gujarat Act.

INDUSTRIES AND MINES DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 21st November, 1997.

GUJARAT MUNICIPALITIES ACT, 1963.

No.GHU-97 (81) - GID - 1093 - 1938 -G1 :-WHEREAS the draft of the Sachin Notified Area Consolidated Tax Rules, 1997 was published as required by sub-section (3) of section 277 of the Gujarat Municipalities Act, 1963 (Guj. 34 of 1964) at pages 165-1 to 165 - 4 of the Gujarat Government Gazette, Extraordinary, Part IV B, dated the 15th July 1997, under Government Notification, Industries and Mines Department, No. G H U - 97 (35) - GID -1093 -1938 -G1, dated the 11th July, 1997 for inviting objections and suggestions from all persons likely to be affected thereby within thirty days from the date of publication of the said notification in the *Official Gazette* ;

AND WHEREAS , no objections or suggestions have been received by the Collector of Surat, District, Surat in respect of the said draft notification;

NOW, THEREFORE, in exercise of the powers conferred by section 264 B read with section 277 of the Gujarat Municipalities Act, 1963 (Guj. 34 of 1964), the Government of Gujarat hereby makes the following rules, namely :-

1. **Short Title**.- These rules may be called the Sachin Notified Area Consolidated Tax Rules, 1997.

2. **Definitions**.- In these rules unless the context otherwise requires -

- (a) 'the Act' means the Gujarat Municipalities Act, 1963 ;
- (b) 'building' means a building as defined in clause (2) of section 2 of the Act ;
- (c) 'building used for residential purpose' means any building or set of buildings within the same enclosure used by one and the same occupier as a human dwelling or as a place for the custody of property including animals, not intended for sale in the ordinary course or trade ;
- (d) 'building used for business purpose' means any building or set of buildings within the same enclosure used by one and the same occupier for preparing or manufacturing any kinds of goods and services or for trade or for transport business or for any purpose other than residential.
- (e) 'Corporation' means Gujarat Industrial Development Corporation constituted under the Gujarat Industrial Development Act, 1962 ;
- (f) 'consolidated Tax' means the tax imposed in the Notified Area under these rules ;
- (g) 'Land' means the land as defined in clause (11) of section 2 of the Act ;
- (h) 'Notified Area Officer' means an officer of the Corporation appointed for the purpose of assessment and recovery of tax under section 16 of the Gujarat Industrial Development Act, 1962 ;
- (i) 'Notified Area' means an area declared as such under section 16 of the Gujarat Industrial Development Act, 1962 ;
- (j) 'Occupier' means an allottee of the Corporation as a licensee, a lessee or an owner of property by virtue of conveyance deed as the case may be, or a person in possession of property by virtue of rent, lease or as a caretaker, trustee or otherwise or other owners of property situated within the Notified Area for the time being receiving the rent of any land or building whether on his own account or as an agent or trustee for any other person or for any other society or for any religious or charitable purpose or who would so receive the rent if such land or building were let to a tenant.

Explanation:- lessee, person in possession of property by virtue of conveyance deed, rent lease shall have the same meaning as defined in the disposal of Property Regulations, 1967 of the Corporation or Disposal of Land Regulations, 1968 of the Corporation or Rent Regulations, 1971, as the case may be;

(k) 'owner' means an owner as defined in clause (18) of section 2 of the Act ;

(l) 'year' means a financial year.

3. Rate of Consolidated Tax :- A consolidated tax on all buildings and lands situated within the limits of Notified Area shall be levied at the rates specified in the Annexure - A in lieu of the following taxes:-

- (a) Tax on buildings or lands.
- (b) General Sanitary cess.
- (c) Lighting tax.

4. EXEMPTION.- (1) The following shall be exempted from the consolidated tax:-

- (a) Buildings and land belonging to the Central or State Government Panchayat, District School Board and Municipal School Buildings.
 - (b) All buildings and lands which are declared protected monuments within the meaning of Ancient Monuments and Preservation Act, 1904 or the Gujarat Ancient monuments and Archaeological Sites and Remains Act, 1965 and not yielding any revenue or rent.
 - (c) All buildings and lands or portions thereof used or occupied exclusively for public worship or for charitable and educational purposes and not yielding any revenue or rent.
- (2) Any occupier engaged in the manufacture of goods and services shall be exempted from the payment of tax as follows :-
- (i) For first year beginning from the date of allotment.
 - (ii) For second year to fifth year up to 50%.
- (3) Any occupier, not being an allottee shall be entitled to exemption as stated above from the date of the year on which he becomes an owner of land or building or obtains land or building.

5. Assessment and liability of the consolidated Tax :- (a) The tax shall be assessed and recovered so far as applicable to, in accordance with the provisions of the Act.

- (b) An occupier shall be primarily liable for payment of tax under these rules.
- (c) The owner of the superstructure of the building shall primarily be liable for payment of tax under these rules.
- (d) The tax shall be payable in advance in one installment on or before the first day of April in each year.

6. Remissions and Refund :- (a) Where any building or land remained vacant and has not been used throughout the year and the notice to that effect is given to the Notified Area Officer, the remission or refund to the extent of not more than one-half of the amount of tax shall be granted :

Provided that no remission or refund shall take effect for any period prior to the date of receipt of such notice.

- (b) When any part of the building is demolished, the remissions or refund may be granted to the extent of not more than one fourth of the amount of the tax.

7. Notice in writing to be given :- It shall be the duty of the owner of a building or land to give a notice in writing to the Notified Area Officer within one month, when-

- (a) a building is newly erected or constructed ;
- (b) a building, which has been already assessed, is either extended, rebuilt, reconstructed or additions and alterations are made thereto or improvement has been made so as to raise its capital value ;
- (c) a building or land which has already been assessed is divided ;
- (d) a building is wholly or in part demolished or destroyed or is otherwise become in such a state that it decrease its letting value.

Explanation .- The period of one month shall be counted from the date of completion or occupation whichever is earlier in case of (a), (b) and (c) and from the date of occurrence of event in case of (d) above.

8. Assessment on receipt of notice :- (1) When a notice in writing under rule 7 is received, the Notified Area Officer, after making such inquiry as he deems necessary, shall cause the building to be assessed.

(2) After such assessment is made, the Notified Area Officer shall enter such valuation in a separate list and at the end of the year, such change made in the assessment shall be entered in the authenticated assessment list

9. Name of the owner in Assessment list, when the succession in dispute :- When there is any dispute about the succession of any person whose name is entered as owner of any property in the assessment list, the name of such of the claimants to succession as in the possession of the property by actual occupation or otherwise shall be entered as owner in the assessment list and the tax shall be recovered from him until on the settlement of the dispute or on the production of the order of competent Court or the otherwise the other claimant satisfies the Notified Area Officer, that he is entitled to be entered as owner of the property either individually or jointly.

10. Transferor and Transferee to give notice in writing :- Whenever, the title of any person primarily liable for payment of the tax in respect of any building or land is transferred by an instrument in writing or otherwise, the transferor and the transferee shall within three months after the transfer is effected, give notice in writing to the Notified Area Officer, who after making such inquiries as he deems necessary, order that the name of the transferee shall be entered in the assessment list in place of the transferor. The transferee, thereafter, shall be liable for the payment of tax due for the whole year including arrears of tax, if any, in respect of the property so transferred.

11. Heirs to give notice and their liability :- In the case of the death of the person primary liability for the payment of the tax, the person to whom the title of the property of the deceased has been transferred as heir or otherwise, shall give a notice of such transfer to the Notified Area Officer within three months from the date of the death of the deceased. The Notified Area Officer may after making such inquiry as he deems necessary, pass an order that the names of the heirs of the deceased may be entered in the assessment list and such heirs shall be liable for payment of tax due for the whole year including arrears of tax.

12. Decision to be final :- The decision of the Notified Area Officer relating to tax and other matters thereto shall be final.

ANNEXURE -A

(see rule 3)

Rates of Consolidated Tax for Sachin Notified Area.

Name of Notified Area (1)	Rate of Consolidated Tax . (2)
Sachin Notified Area (Taluka , Choryasi), (District. Surat).	(i) 12% on rateable value not exceeding Rs. 21,599 / - (for properties valued upto rupees three lacs). (ii) 12.5% on rateable value exceeding Rs. 21,599/-, but not exceeding Rs. 36,000 / - (for properties valued above rupees three lacs and up to rupees five lacs). (iii) 13.5 % on rateable value exceeding Rs. 36,000 /- (for properties valued above rupees five lacs).

By order and in the name of the Governor of Gujarat,

A. M. JOSHIYARA
Under Secretary to Government.

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FRIDAY, NOVEMBER 21, 1997/KARTIKA 30, 1919

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PART IV-B

Rules and Orders (other than those published in Parts I, I-A and I-L) made
by the Government of Gujarat under the Gujarat Acts.

INDUSTRIES AND MINES DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 21st November, 1997.

GUJARAT MUNICIPALITIES ACT, 1963.

No.GHU-97 (82) GID - 1093 - 1936 -G1 : WHEREAS the draft of the Chhatral Notified Area Consolidated Tax Rules, 1997 was published as required by sub-section (3) of section 277 of the Gujarat Municipalities Act, 1963 (Guj. 34 of 1964) at pages 169 - 1 to 169 - 5 of the Gujarat Government Gazette, Extraordinary, Part IV B, dated the 17th July, 1997, under Government Notification, Industries and Mines Department, No GHU- 97 (36) - GID -1093 -1936 -G1, dated the 17th July, 1997 for inviting objections and suggestions from all persons likely to be affected thereby within thirty days from the date of publication of the said notification in the Official Gazette ;

AND WHEREAS, no objections or suggestions have been received by the Collector of Mehsana District, Mehsana, in respect of the said draft notification

NOW, THEREFORE, in exercise of the powers conferred by section 264 B read with section 277 of the Gujarat Municipalities Act, 1963 (Guj. 34 of 1964), the Government of Gujarat hereby makes the following rules, namely :-

1. Short Title.- These rules may be called the Chhatral Notified Area Consolidated Tax Rules, 1997.

2. Definitions.- In these rules unless the context otherwise requires -

- (a) 'the Act' means the Gujarat Municipalities Act, 1963 ;
- (b) 'building' means a building as defined in clause (2) of section 2 of the Act ;
- (c) 'building used for residential purpose' means any building or set of buildings within the same enclosure used by one and the same occupier as a human dwelling or as a place for the custody of property including animals , not intended for sale in the ordinary course or trade ;
- (d) 'building used for business purpose' means any building or set of buildings within the same enclosure used by one and the same occupier for preparing or manufacturing any kinds of goods and services or for trade or for transport business or for any purpose other than residential.
- (e) 'Corporation' means Gujarat Industrial Development Corporation constituted under the Gujarat Industrial Development Act, 1962 ;
- (f) 'consolidated Tax' means the tax imposed in the notified area under these rules ;
- (g) 'Land' means the land as defined in clause (11) of section 2 of the Act ;
- (h) 'Notified Area Officer' means an officer of the Corporation appointed for the purpose of assessment and recovery of tax under section 16 of the Gujarat Industrial Development Act, 1962 ;
- (i) 'Notified Area' means an area declared as such under section 16 of the Gujarat Industrial Development Act, 1962 ;
- (j) 'Occupier' means an allottee of the Corporation as a licensee, a lessee or an owner of property by virtue of conveyance deed as the case may be, or a person in possession of property by virtue of rent, lease or as a caretaker, trustee or otherwise or other owners of property situated within the Notified Area for the time being receiving the rent of any land or building whether on his own account or as an agent or trustee for any other person or for any other society or for any religious or charitable purpose or who would so receive the rent if such land or building were let to a tenant.

Explanation:- lessee, person in possession of property by virtue of conveyance deed, rent lease shall have the same meaning as defined in the Disposal of Property Regulations, 1967 of the Corporation or Disposal of Land Regulations, 1968 of the Corporation or Rent Regulations, 1971, as the case may be;

(k) 'owner' means an owner as defined in clause (18) of section 2 of the Act ;

(l) 'year' means a financial year .

3. Rate of Consolidated Tax :- A consolidated tax on all buildings and lands situated within the limits of Notified Area shall be levied at the rates specified in the Annexure - A in lieu of the following taxes :-

- (a) Tax on buildings or lands.
- (b) General Sanitary cess.
- (c) Lighting tax.

4. EXEMPTION.- (1) The following shall be exempted from the consolidated tax:-

- (a) Buildings and land belonging to the Central or State Government, Panchayat, District School Board and Municipal School Buildings;
- (b) All buildings and lands which are declared protected monuments within the meaning of Ancient Monuments Preservation Act, 1904 or the Gujarat Ancient Monuments and Archaeological Sites and Remains Act, 1965 and not yielding any revenue or rent.
- (c) All buildings and lands or portions thereof used or occupied exclusively for public worship or for charitable and educational purposes and not yielding any revenue or rent.

(2) Any occupier engaged in the manufacture of goods and services shall be exempted from the payment of tax as follows :-

- (i) For first year beginning from the date of allotment.
- (ii) For second year to fifth year up to 50%.

(3) Any occupier, not being an allottee shall be entitled to exemption as stated above from the date of the year on which he becomes an owner of land or building or obtains land or building.

5. Assessment and liability of the consolidated Tax :- (a) The tax shall be assessed and recovered so far as applicable to, in accordance with the provisions of the Act.

(b) An occupier shall be primarily liable for payment of tax under these rules.

(c) The owner of the superstructure of the building shall primarily be liable for payment of tax under these rules.

(d) The tax shall be payable in advance in one instalment on or before the first day of April in each year.

6. Remissions and Refund :- (a) Where any building or land remained vacant and has not been used throughout the year and the notice to that effect is given to the Notified Area Officer, the remission or refund to the extent of not more than one-half of the amount of tax shall be granted :

Provided that no remission or refund shall take effect for any period prior to the date of receipt of such notice.

(b) When any part of the building is demolished, the remissions or refund may be granted to the extent of not more than one fourth of the amount of the tax.

7. Notice in writing to be given :- It shall be the duty of the owner of a building or land to give a notice in writing to the Notified Area Officer within one month, when-

- (a) a building is newly erected or constructed ;
- (b) a building, which has been already assessed, is either extended, rebuilt, reconstructed or additions and alterations are made thereto or improvement has been made so as to raise its capital value ;
- (c) a building or land which has already been assessed is divided ;
- (d) a building is wholly or in part demolished or destroyed or is otherwise become in such a state that it decrease its letting value.

Explanation .- The period of one month shall be counted from the date of completion or occupation whichever is earlier in case of (a), (b) and (c) and from the date of occurrence of event in case of (d) above.

8. Assessment on receipt of notice :- (1) When a notice in writing under rule 7 is received, the Notified Area Officer, after making such inquiry as he deems necessary, shall cause the building to be assessed.

(2) After such assessment is made, the Notified Area Officer shall enter such valuation in a separate list and at the end of the year, such change made in the assessment shall be entered in the authenticated assessment list.

9. Name of the owner in Assessment list, when the succession in dispute :- When there is any dispute about the succession of any person whose name is entered as owner of any property in the assessment list, the name of such of the claimants to succession as in the possession of the property by actual occupation or otherwise shall be entered as owner in the assessment list and the tax shall be recovered from him until on the settlement of the dispute or on the production of the order of competent Court or the otherwise the other claimant satisfies the Notified Area Officer, that he is entitled to be entered as owner of the property either individually or jointly.

10. Transferor and Transferee to give notice in writing .- Whenever, the title of any person primarily liable for payment of the tax in respect of any building or land is transferred by an instrument in writing or otherwise, the transferor and the transferee shall within three months after the transfer is effected, give notice in writing to the Notified Area Officer, who after making such inquiries as he deems necessary, order that the name of the transferee shall be entered in the assessment list in place that of the transferor. The transferee, thereafter, shall be liable for the payment of tax due for the whole year including arrears of tax if any, in respect of the property so transferred.

11. Heirs to give notice and their liability.- In the case of the death of the person primary liability for the payment of the tax shall be of the person to whom the title of the property of the deceased has been transferred as heir or otherwise, such person shall give a notice of such transfer to the Notified Area Officer within three months from the date of the death of the deceased. The Notified Area Officer may after making such inquiry as he deems necessary, pass an order that the names of the heirs of the deceased may be entered in the assessment list and such heirs shall be liable for payment of tax due for the whole year including arrears of tax.

12. Decision to be final.- The decision of the Notified Area Officer relating to tax and other matters thereto shall be final.

ANNEXURE - A

(see rule 3)

Rates of Consolidated Tax for Chhatral Notified Area.

Name of Notified Area (1)	Rate of Consolidated Tax. (2)
Chhatral Notified Area (Taluka . Kalol), (District. Mehsana).	(i) 12% on rateable value not exceeding Rs. 21,599 / - (for properties valued up to rupees three lacs). (ii) 12.5% on rateable value exceeding Rs. 21,599/-, but not exceeding Rs. 36,000 / - (for properties valued above rupees three lacs and up to rupees five lacs). (iii) 13.5 % on rateable value exceeding Rs. 36,000/- (for properties valued above rupees five lacs).

By order and in the name of the Governor of Gujarat,

A. M. JOSHIYARA
Under Secretary to Government.

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GOVERNMENT CENTRAL PRESS, GANDHINAGAR.



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PART IV-B

Rules and Orders (other than those published in Parts I, I-A and I-L) made
by the Government of Gujarat under the Gujarat Act.

INDUSTRIES AND MINES DEPARTMENT
Notification
Sachivalaya, Gandhinagar, 21st November, 1997.

GUJARAT MUNICIPALITIES ACT, 1963.

No.GHU-97 (83) - GID - 1097 - 1097 - 722 -G1 :- The following draft notification which it is proposed to be issued under section 264 B read with section 277 of the Gujarat Municipalities Act, 1963 (Guj. 34 of 1964) is published as required by sub-section (3) of section 277 of the said Act for the information of all persons likely to be affected thereby and notice is hereby given that the said draft will be taken into consideration by the Government of Gujarat on or after the expiry of thirty days from the date of publication of this notification in the *Official Gazette*.

2. The objections or suggestions by any person may be sent to the Collector of Surat District, Surat with respect to the said draft before the expiry of the aforesaid period and same will be considered by the Government.

Draft Notification

No. GHU - 97 - (83) - GID - 1097 - 722 - G1 :- In exercise of the powers conferred by section 264B read with section 277 of the Gujarat Municipalities Act, 1963 (Guj. 34 of 1964) , the Government of Gujarat hereby makes the following rules namely :-

1. **Short Title .-** These rules may be called the Hajira Notified Area Consolidated Tax Rules , 1997.

2. **Definitions .-** In these rules unless the context otherwise requires -

- (a) 'the Act' means the Gujarat Municipalities Act, 1963 ;
- (b) 'building' means a building as defined in clause (2) of section 2 of the Act ;
- (c) 'building used for residential purpose' means any building or set of buildings within the same enclosure used by one and the same occupier as a human dwelling or as a place for the custody of property including animals , not intended for sale in the ordinary course or trade ;
- (d) 'building used for business purpose' means any building or set of buildings within the same enclosure used by one and the same occupier for preparing or manufacturing any kinds of goods and services or for trade or for transport business or for any purpose other than residential.
- (e) 'Corporation' means Gujarat Industrial Development Corporation constituted under the Gujarat Industrial Development Act, 1962 ;
- (f) 'consolidated Tax' means the tax imposed in the notified area under these rules ;
- (g) 'Land' means the land as defined in clause (11) of section 2 of the Act ;
- (h) 'Notified Area Officer' means an officer of the Corporation appointed for the purpose of assessment and recovery of tax under section 16 of the Gujarat Industrial Development Act, 1962 ;
- (i) 'Notified Area' means an area declared as such under section 16 of the Gujarat Industrial Development Act, 1962 ;
- (j) 'Occupier' means an allottee of the Corporation as a licensee, a lessee or an owner of property by virtue of conveyance deed as the case may be, or a person in possession of property by virtue of rent, lease or as a caretaker, trustee or otherwise or other owners of property situated within the Notified Area for the time being receiving the rent of any land or building whether on his own account or as an agent or trustee for any other person or for any other society or for any religious or charitable purpose or who would so receive the rent if such land or building were let to a tenant.

Explanation:- lessee, person in possession of property by virtue of conveyance deed, rent lease shall have the same meaning as defined in the Disposal of Property Regulations, 1967 of the Corporation or Disposal of Land Regulations, 1968 of the Corporation or Rent Regulations, 1971, as the case may be;

(k) 'owner' means an owner as defined in clause (18) of section 2 of the Act ;

(l) 'year' means a financial year .

3. Rate of Consolidated Tax :- A consolidated tax on all buildings and lands situated within the limits of Notified Area shall be levied at the rates specified in the Annexure - A in lieu of the following taxes :-

- (a) Tax on buildings or lands.
- (b) General Sanitary cess.
- (c) Lighting tax.

4. EXEMPTION.- (1) The following shall be exempted from the consolidated tax:-

- (a) Buildings and land belonging to the Central or State Government, Panchayat, District School Board and Municipal School Buildings;
- (b) All buildings and lands which are declared protected monuments within the meaning of Ancient Monuments Preservation Act, 1904 or the Gujarat Ancient Monuments and Archaeological Sites and Remains Act, 1985 and not yielding any revenue or rent.
- (c) All buildings and lands or portions thereof used or occupied exclusively for public worship or for charitable and educational purposes and not yielding any revenue or rent.

(2) Any occupier engaged in the manufacture of goods and services shall be exempted from the payment of tax as follows :-

- (i) For first year beginning from the date of allotment.
- (ii) For second year to fifth year up to 50%.

(3) Any occupier, not being an allottee shall be entitled to exemption as stated above from the date of the year on which he becomes an owner of land or building or obtains land or building.

5. Assessment and liability of the consolidated Tax :- (a) The tax shall be assessed and recovered so far as applicable to, in accordance with the provisions of the Gujarat Municipalities Act, 1963.

(b) An occupier shall primarily be liable for payment of tax under these rules.

(c) The owner of the superstructure of the building shall primarily be liable for payment of tax under these rules.

(d) The tax shall be payable in advance in one installment on or before the first day of April in each year.

6. Remissions and Refund :- (a) Where any building or land remained vacant and has not been used throughout the year and the notice to that effect is given to the Notified Area Officer, the remission or refund to the extent of not more than one-half of the amount of tax shall be granted.

Provided that no remission or refund shall take effect for any period prior to the date of receipt of such notice.

(b) When any part of the building is demolished, the remissions or refund may be granted to the extent of not more than one fourth of the amount of the tax.

7. **Notice in writing to be given :-** It shall be the duty of the owner of a building or land to give a notice in writing to the Notified Area Officer within one month, when-

- (a) a building is newly erected or constructed ;
- (b) a building, which has been already assessed, is either extended, rebuilt, reconstructed or additions and alterations are made thereto or improvement has been made so as to raise its capital value ;
- (c) a building or land which has already been assessed is divided ;
- (d) a building is wholly or in part demolished or destroyed or is otherwise become in such a state that it decrease its letting value.

Explanation .- The period of one month shall be counted from the date of completion or occupation whichever is earlier in case of (a), (b) and (c) and from the date of occurrence of event in case of (d) above.

8. **Assessment on receipt of notice :-** (1) When a notice in writing under rule 7 is received, the Notified Area Officer, after making such inquiry as he deems necessary, shall cause the building to be assessed.

(2) After such assessment is made, the Notified Area Officer shall enter such valuation in a separate list and at the end of the year, such change made in the assessment shall be entered in the authenticated assessment list.

9. **Name of the owner in Assessment list when the succession in dispute :-** When there is any dispute about the succession of any person whose name is entered as owner of any property in the assessment list, the name of such of the claimants to succession as in the possession of the property by actual occupation or otherwise shall be entered as owner in the assessment list and the tax shall be recovered from him until on the settlement of the dispute or on the production of the order of competent Court or the otherwise the other claimant satisfies the Notified Area Officer, that he is entitled to be entered as owner of the property either individually or jointly.

10. **Transferor and Transferee to give notice in writing :-** Whenever, the title of any person primarily liable for payment of the tax in respect of any building or land is transferred by an instrument in writing or otherwise, the transferor and the transferee shall within three months after the transfer is effected, give notice in writing to the Notified Area Officer, who after making such inquiries as he deems necessary, order that the name of the transferee shall be entered in the assessment list in place that of the transferor. The transferee, thereafter, shall be liable for the payment of tax due for the whole year including arrears of tax if any, in respect of the property so transferred.

11. **Heirs to give notice and their liability.-** In the case of the death of the person, primary liability for the payment of the tax shall be the person to whom the title of the property of the deceased has been transferred as heir or otherwise, He shall give a notice of such transfer to the Notified Area Officer within three months from the date of the death of the deceased. The Notified Area Officer may after making such inquiry as he deems necessary, pass an order that the names of the heirs of the deceased may be entered in the assessment list and such heirs shall be liable for payment of tax due for the whole year including arrears of tax.

12. **Decision to be final.-** The decision of the Notified Area Officer relating to tax and other matters thereto shall be final.

ANNEXURE - A

(see rule 3)

Rates of Consolidated Tax for Hajira Notified Area.

Name of Notified Area (1)	Rate of Consolidated Tax. (2)
Hajira Notified Area (Taluka . Choryasi), (District. Surat).	(i) 12% on rateable value not exceeding Rs. 21,599 / - (for properties valued up to rupees three lacs). (ii) 12.5% on rateable value exceeding Rs. 21,599/-, but not exceeding Rs. 36,000 / - (for properties valued above rupees three lacs and up to rupees five lacs). (iii) 13.5 % on rateable value exceeding Rs. 36,000/- (for properties valued above rupees five lacs).

By order and In the name of the Governor of Gujarat,**A. M. JOSHIYARA**
Under Secretary to Government.

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PART IV-B

Rules and Orders (other than those published in Parts I, I-A and I-L) made by the Government of Gujarat under the Gujarat Acts.

URBAN DEVELOPMENT AND URBAN HOUSING DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 25th November, 1997.

THE GUJARAT TOWN PLANNING AND URBAN DEVELOPMENT ACT, 1976.

No. GH/V/139 of 1997/DVP/2996/2853/L.—WHEREAS the Government of Gujarat is of opinion that it is necessary in the public interest to make a variation in the final Development Plan for the town of Bhuj sanctioned under Government Notification, Panchayats and Health Department Notification No. GH/V/22 of 1976-DVP-2874-7736-Q, dated the 31st January, 1976;

NOW, THEREFORE, in exercise of the powers conferred by sub-section (1) of Section 19 of the Gujarat Town Planning and Urban Development Act, 1976 (President's Act No. XXVII of 1976); the Government of Gujarat hereby:—

1. Proposes to modify the aforesaid revised development plan by way of variation in the manner specified in the Schedule appended hereto, and

2. Calls upon any person to submit suggestions or objections, if any with respect to the proposed variation to the Additional Chief Secretary to Government of Gujarat, Urban Development and Urban Housing Department, Sachivalaya, Gandhinagar, in writing within a period of two months from the date of publication of this notification in the official Gazette.

SCHEDULE

Proposed variation to the final Development Plan of Bhuj sanctioned by Government Notification, Panchayats and Health Department No. GH/V/22 of 1976/DVP/2874/7736/Q dated 31st January, 1976.

(1) The lands bearing Old R.S. No. 57/paiki, 58/1, 86, 87, 53, 54 and 55 of Bhuj designated for "Agricultural Use" in the sanctioned Development Plan of Bhuj Area Development Authority (As shown in

the accompanying plan and marked as A-B-B1-C-D-E-F-F1-G-H-H1-I-J-K-L-M-N-O-P-Q-R-S-T-U-A) shall be deleted from the said use and the lands thus released shall be designated for "Residential Use" as shown on accompanying plan under Section 12 (2) (a) of the Gujarat Town Planning and Urban Development Act, 1976.

The lands bearing Old R.S.No. 334, 335, 336, 345, 346, 348, 349 and 350 of Bhuj designated for "Agricultural Use" in the sanctioned Development Plan of Bhuj Area Development Authority (As shown in the accompanying plan and marked as R1-S1-S2-S3-S4-S5-T1-U1-U2-U3-V-W-X-Y-Z-R) shall be deleted from the said use and the lands thus released shall be designated for "Residential Use" under Section 12 (2) (a) of the Gujarat Town Planning and Urban Development Act, 1976.

(3) The lands bearing Old R.S.No. 418 and 428 of Bhuj designated for "Agriculture Zone" in the sanctioned Development Plan of Bhuj (As shown on the accompanying plan marked as N2-O2-P2-QR-R2 S5-T2-N2)) shall be deleted from the said zone and the lands thus released shall be designated for "Residential Zone" under Section 12(2)(a) of the Gujarat Town Planning and Urban Development Act, 1976.

(4) The land bearing Old R.S.No. 792, 793, 794, 801, 876, 789, and Northern part of S.No. 376 of Bhuj designated for Agricultural Use and indicated as "Site for Sewage Farm" in the sanctioned Development Plan of Bhuj Area Development Authority (As shown in accompanying plan and marked as I1-J1-K1-L1-L2-L3-L4-L5-L6-L7-L8-L9-L10-M1-N1-O1-P1-Q1-I1) shall be deleted from the said use and the lands thus released shall be designated for "Residential Use" under Section 12(2)(a) of the Gujarat Town Planning and Urban Development Act, 1976.

By order and in the name of the Governor of Gujarat,

J. H. TAMAKUWALA,
Officer on Special Duty and Joint Secretary to
Government of Gujarat.



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PART—IV-B

Rules and Orders (other than those published in Parts I, I-A and I-L) made by the Government of Gujarat under the Gujarat Act.

ENERGY AND PETROCHEMICALS DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 2nd December, 1997.

GUJARAT RESTRICTION ON CONSUMPTION AND REGULATION OF SUPPLY OF ELECTRICAL ENERGY AND PERIODS OF WORKS ORDER, 1984.

No. GHU/97/81/CPI/1497/4865/K1.—In exercise of the powers conferred by clause 8 of the Gujarat Restriction on Consumption and Regulation of Supply of Electrical Energy and Periods of Works Order 1984, the Government of Gujarat hereby amends the Government Notification, Energy and Petrochemicals Department No. GHU-93-14-ELC-1493-994(i)-K1 dated the 20th July 1993, as under :—

In Schedule-I, after Sr. No. 260, the following shall be inserted :

Sr. No.	Name of the Unit	Village	District	Load permitted to be utilized on all staggered holidays
1	2	3	4	5
261	Chemiesynth (Vapi) Ltd.	Vapi	Valsad	75 KVA

This shall come into force with effect from the date of issue of this notification.

By order and in the name of the Governor of Gujarat,

R. G. DAVE,
Section Officer,
Energy and Petrochemical Department.

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ENERGY AND PETROCHEMICALS DEPARTMENT

Order

Sachivalaya, Gandhinagar, 2nd December, 1997.

BOMBAY ELECTRICITY (SPECIAL POWERS) ACT, 1946.

No. GHU/97/82/CPI/1495/11156/K1.—In exercise of the powers conferred by section 3 and section 6A of the Bombay Electricity (Special Powers) Act, 1946 (Bom. XX of 1946), the Government of Gujarat hereby makes the following order further to amend the Gujarat Restriction on Consumption and Regulation of Supply of Electricity Energy and Periods of Works Order, 1984, namely:—

In the said order, in Schedule II, after Sr. No. 98, the following shall be inserted namely:—

“99. Manufacture of Stainless Steel and Alloy Steel alongwith secondary refining facility”.

By order and in the name of the Governor of Gujarat.

R. G. DAVE,
Section Officer.
Energy and Petrochemicals Department.

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GOVERNMENT CENTRAL PRESS, GANDHINAGAR



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PART IV-B

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HOME DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 2nd December, 1997.

BOMBAY MOTOR VEHICLES TAX ACT, 1958.

No. GHG/97/161/MVR-1095-3232-KH.— Whereas the draft rules further to amend the Bombay Motor Vehicles Tax Rules, 1959 were published as required by sub-section (1) of section 23 of the Bombay Motor Vehicles Tax Act, 1958 (Bom. LXV of 1958) at page 2051 of the Gujarat Government Gazette Part IV-B dated 28th August, 1997 under Government Notification Home Department No. GHG/97-112-MVR-1095-3232-KH dated 28th August, 1997 inviting objections and suggestions from all persons likely to be affected thereby till 26th September, 1997.

AND WHEREAS no objection or suggestions have been received from any person with respect to the said draft rules by the Government.

NOW, THEREFORE in exercise of the powers conferred by clause (b) of sub-section (2) of section 23 of the Bombay Motor Vehicles Tax Act, 1958 (Bom. LXV of 1958) the Government of Gujarat hereby makes the following rules further to amend the Bombay Motor Vehicles Tax Rules, 1959, namely :—

1. These rules may be called the Bombay Motor Vehicles Tax (Gujarat 5th Amendment) Rules, 1997.

2. In the Bombay Motor Vehicles Tax Rules, 1959, for rule 4, the following shall be substituted namely :—

“4. Means of payment of tax—The payment of tax may be made into a Government Treasury or to the Taxation Authority in cash or by demand draft :

Provided that—

(a) If the amount is sent by post, it shall not be sent except by demand draft;

(b) No demand draft shall be accepted by the Taxation Authority unless it is crossed and is drawn on a bank at the place where the cash business of the Treasury is conducted by the State Bank of India, the Reserve Bank of India or any other bank conducting the cash business of the State Government at such place;

(c) Where the payment is made by demand draft, the date of actual presentation of such demand draft to the taxation authority shall be deemed to be the date of payment;

(d) Where payment is made into a Government treasury, the duplicate of the chalan number, date of payment and the name of the Government Treasury shall be intimated to the Taxation Authority.

By order and in the name of the Governor of Gujarat,

JASVANT GANDHI,
Under Secretary to the Government.

ગુજ. વિભાગ

જાહેરનામું

સચિવાલય, ગાંધીનગર રજી. ડિસેમ્બર, ૧૯૯૭.

મુંબઈ મોટર વાહનવેરા અધિનિયમ, ૧૯૫૮.

ક્રમાંક : જીએચજી/૯૭/૧૬૧/એમવીઆર-૧૦૮૫-૩૨૩૨/ખ.—મુંબઈ મોટર વાહન વેરા નિયમો, ૧૯૫૮ વધુ સુધારવા માટેનો નિયમોનો મુસદ્દો, મુંબઈ મોટર વાહન વેરા અધિનિયમ, ૧૯૫૮ (સન ૧૯૫૮ના મુંબઈના કાયદા)ની કલમ ૨૩ની પેટા-કલમ (૧)થી ઠરાવ્યા પ્રમાણે, ગુજ. વિભાગના તારીખ ૨૮મી ઓગષ્ટ, ૧૯૯૭ના સરકારી જાહેરનામા ક્રમાંક : જીએચજી/૯૭/૧૬૨/એમવીઆર-૧૦૮૫/૩૨૩૨/ખ હેઠળ તા. ૨૮મી ઓગષ્ટ, ૧૯૯૭ના ગુજરાત રાજ્યના ભાગ-૪-બીના પાના ૨૦૫-૧ ઉપર પ્રસિધ્ધ કર્યો હતો અને તેનાથી અસર થવાનો સંભવ હોય તેવી તમામ વ્યક્તિઓ પાસેથી તારીખ ૨૬મી સપ્ટેમ્બર, ૧૯૯૭ સુધીમાં વાંધા અને સૂચનો મંગાવવામાં આવ્યા હતા.

અને સદરજુ નિયમોના મુસદ્દાના સંબંધમાં સરકારને કોઈ વ્યક્તિ તરફથી વાંધા અથવા સૂચનો મળ્યા નથી.

તેથી, હવે, મુંબઈ મોટર વાહન વેરા અધિનિયમ, ૧૯૫૮ (સન ૧૯૫૮ના મુંબઈના કાયદા)ની કલમ ૨૩ની પેટા-કલમ (૨)ના ખંડ (ખ)થી મળેલી સત્તાની રૂએ, ગુજરાત સરકાર આથી, મુંબઈ મોટર વાહન વેરા નિયમો, ૧૯૫૮ વધુ સુધારવા માટે નીચેના નિયમો કરે છે :—

૧. આ નિયમો, મુંબઈ મોટર વાહન વેરા (ગુજરાત ય મા સુધારા) નિયમો, ૧૯૯૭ કહેવાશે.

૨. મુંબઈ મોટર વાહન વેરા નિયમો, ૧૯૫૮માં નિયમ ૪ ને બદલે, નીચેનો મજકૂર મૂકવો :—

“૪. વેરા ચૂકવવાના સાધનો :—વેરાની રકમ, સરકારી તીજરીમાં અથવા વેરા સત્તાધિકારીને રોકડેથી અથવા ડિમાન્ડ ડ્રાફ્ટથી ચૂકવી શકાશે :

પરંતુ—

(ક) જો રકમ ટપાલથી મોકલવામાં આવે તો, તે ડિમાન્ડ ડ્રાફ્ટ સિવાય મોકલી શકાશે નહિ.

(ખ) ડિમાન્ડ ડ્રાફ્ટ કોસ કરેલો હોય અને ભારતની સ્ટેટ બેન્ક, ભારતની રીઝર્વ બેન્ક દ્વારા જ સ્થળે તીજરીનું રોકડ કામકાજ થતું હોય તે સ્થળની બેન્ક ઉપર અથવા એવા સ્થળે રાજ્ય સરકારનું રોકડ કામકાજ કરતી બીજી કોઈપણ બેન્ક ઉપર લખેલો હોય તે સિવાય, વેરા સત્તાધિકારી કોઈપણ ડિમાન્ડ ડ્રાફ્ટ સ્વીકારી શકશે નહિ.

(ગ) ડિમાન્ડ ડ્રાફ્ટથી ચૂકવણી કરવામાં આવી હોય ત્યારે, વેરા સત્તાધિકારીને આવો ડિમાન્ડ ડ્રાફ્ટ ખરેખર રજૂ કર્યો હોય તે તારીખ, ચૂકવણીની તારીખ છે એમ ગણાશે ;

(ઘ) ચૂકવણી સરકારી તીજરીમાં કરવામાં આવી હોય ત્યારે, ચલણ નંબરની બીજીપ્રત, ચૂકવણીની તારીખ અને સરકારી તીજરીના નામની, વેરા સત્તાધિકારીને જાણ કરવી જોઈશે.”

ગુજરાતના રાજ્યપાલશ્રીના હુકમથી અને તેમના નામે,

જસવંત ગાંધી,
સરકારના ઉપસચિવ.



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HOME DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 2nd December, 1997.

BOMBAY MOTOR VEHICLES (TAXATION OF PASSENGERS) ACT, 1958.

No. GHG/97-162-MVR-1095-3232-KH :—Whereas the draft rules further to amend the Bombay Motor Vehicle (Taxation of Passengers) Rules, 1958 were published as required by sub-section (2) of section 22 of the Bombay Motor Vehicles (Taxation of Passengers) Act, 1958 (Bom. LXVII of 1958) at Page 206-1 of the Gujarat Government Gazette Part IV-B dated 28th August, 1997 under Government Notification Home Department No. GHG/97-113/MVR-1095-3232-KH dated 28th August, 1997 inviting objections and suggestions from all persons likely to be affected thereby till 26th September, 1997.

AND WHEREAS no objection or suggestions have been received from any person with respect to the said draft rules, by the Government.

NOW THEREFORE, in exercise of the powers conferred by clause (g) of sub-section (2) of Section 22 of the Bombay Motor Vehicles (Taxation of Passengers) Act, 1958 (Bom. LXVII of 1958), the Government of Gujarat hereby makes the following rules further to amend the Bombay Motor Vehicles (Taxation of Passengers) Rules, 1958, namely :—

1. These rules may be called the Bombay Motor Vehicles (Taxation of Passengers), (Gujarat Amendment) Rules, 1997.
2. In the Bombay Motor Vehicles (Taxation of Passengers) Rules, 1958, for rule 6A, the following shall be substituted, namely :—

“6A Manner of Payment of Tax—The payment of tax may be made to the Tax Officer in cash or by demand draft :—

Provided that no demand draft shall be accepted by the tax Officer unless it is crossed and drawn on a Bank at the place where the cash business of the Treasury is conducted by the State Bank of India, the Reserve Bank of India or any other Bank conducting the cash business of the State Government."

By order and in the name of the Governor of Gujarat,

JASVANT GANDHI,
Under Secretary to Government..

ગૃહ વિભાગ

જાહેરનામું

સચિવાલય, ગાંધીનગર, ૨૭ ડીસેમ્બર, ૧૯૯૭.

મુંબઈ મોટર વાહન (ઉતારવેરા) અધિનિયમ, ૧૯૫૮.

ક્રમાંક : જીએચજી/૯૭/૧૬૨/એમવીઆર/૧૦૯૫/૩૨૩૨/ખ- મુંબઈ મોટર વાહન (ઉતારવેરા) નિયમો, ૧૯૫૮ વધુ સુધારવા માટેના વિચારોના મુદ્દો, મુંબઈ મોટર વાહન (ઉતારવેરા) અધિનિયમ ૧૯૫૮ (સન ૧૯૫૮ના મુંબઈના ૬૭મા) ની ક્લમ ૨૨ની પેટા-કલમ (૩) થી કાઢવા પ્રમાણે ગૃહ વિભાગના તારીખ ૨૮મી ઓગષ્ટ, ૧૯૯૭ના સરકારી જાહેરનામા ક્રમાંક : જીએચજી-૯૭/૧૧૩/-એમવીઆર/૧૦૯૫/૩૨૩૨-ખ હેઠળ તારીખ ૨૮મી ઓગષ્ટ, ૧૯૯૭ના ગુજરાત રાજ્યપત્ર, ભાગ-૪મીના પાના ૨૦૬-૧ ઉપર પ્રસિદ્ધ કર્યો હતો અને તેનાથી અસર થવાનો સંભવ હોય તે વ્યક્તિઓ પાસેથી તારીખ ૨૬મી સપ્ટેમ્બર, ૧૯૯૭ સુધીમાં વાંધા અને સૂચનો મંગાવવામાં આવ્યા હતા.

સદરજુ નિયમોના મુસદ્દાના સંબંધમાં સરકારને કોઈપણ વ્યક્તિ તરફથી વાંધા અથવા સૂચનો મળ્યા નથી.

તેથી, હવે, મુંબઈ મોટર વાહન (ઉતારવેરા) અધિનિયમ, ૧૯૫૮ (સન ૧૯૫૮ના મુંબઈના ૬૭મા) ની ક્લમ ૨૨ની પેટા-કલમ (૨) ના બંધ (બ) થી મળેલી સત્તાની રૂબે, ગુજરાત સરકાર, અમી, મુંબઈ મોટર વાહન (ઉતારવેરા) નિયમો, ૧૯૫૮ વધુ સુધારવા માટે નીચેના નિયમો કરે છે:-

૧. આ નિયમો મુંબઈ મોટર વાહન (ઉતારવેરા) (ગુજરાત સુધારા) નિયમો, ૧૯૯૭ કહેવાશે.

૨. મુંબઈ મોટર વાહન (ઉતારવેરા) નિયમો, ૧૯૫૮માં, નિયમ-૬-કને બદલે, નીચેનો મુકબલ મુકવો.

૬.ક. વેરા મુકવવાની રીત.- વેરા અધિકારીને વેરાની રકમ રોકડથી અથવા ડિમાન્ડ ડ્રાફ્ટથી ચૂકવી શકાય :

પરંતુ ડિમાન્ડ ડ્રાફ્ટ ક્રેડિટ હોય અને ભારતની સ્ટેટ બેન્ક, ભારતની રીઝર્વ બેન્ક દ્વારા જે સ્થળે નીચેની રોકડ કામગીરી ચૂકવી શકાય તે સ્થળની બેન્ક ઉપર અથવા રાજ્ય સરકારનું રોકડ કામગીરી કરતી બીજી કોઈ બેન્ક ઉપર લખેલો હોય તે સિવાય, વેરા અધિકારી એવો ડિમાન્ડ ડ્રાફ્ટ સ્વીકારી શકશે નહિ."

ગુજરાતના રાજ્યપાલશ્રીના હુકમથી અને તેમના નામે,

જસવંત ગાંધી,
સરકારના ઉપસચિવ.

સરકારી પ્રધ્યક્ષ પ્રેસ, ગાંધીનગર



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PART — IV-B

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by the Government of Gujarat under the Gujarat Act.

સમાજ કલ્યાણ અને આદિજાતિ વિકાસ વિભાગ

જાહેરનામું

સચિવાલય, ગાંધીનગર, ૪થી ઓક્ટોબર, ૧૯૯૭.

ગુજરાત અનુ. જાતિ વિકાસ નિગમ, અધિનિયમ ૧૯૮૫.

ક્રમાંક : જાએસએલ/૧૪/અવક/૧૦૮૭/૧૦૦૫/૯ :—ગુજરાત અનુસૂચિત જાતિ વિકાસ નિગમ અધિનિયમ, ૧૯૮૫ની કલમ ૫(૧) અને ૬(૧) ની જોગવાઈઓ પ્રમાણે આ વિભાગનાં તા. ૪-૩-૯૭નાં સરખા ક્રમાંકના જાહેરનામાથી આઠ વ્યક્તિઓને નિગમના નિયામક મંડળમાં નિમણૂક કરવામાં આવી હતી. ઉપરોક્ત જાહેરનામામાં ક્રમાંક : આઠ આગળ દર્શાવેલ નામ શ્રીમતી લક્ષ્મીબેન નાનાવાળાને બદલે “શ્રીમતી ઈલાબેન યોગેન્દ્રકુમાર નાણાવાલા” રાખવાનું આથી નિયત કરવામાં આવે છે.

ગુજરાતના રાજ્યપાલશ્રીના હુકમથી અને તેમના નામે,

એચ. સી. કડીયા,
સરકારના ઉપ-સચિવ,
સમાજ કલ્યાણ વિભાગ,



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PART IV—B

Rules and Orders (other than those published in Parts I, I-A and I-L) made by the Government of Gujarat under the Gujarat Acts.

URBAN DEVELOPMENT AND URBAN HOUSING DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 3rd December, 1997.

THE GUJARAT TOWN PLANNING AND URBAN DEVELOPMENT ACT, 1976.

No. GH/V/141/ of 1997/DVP/1992/3628/L.—WHEREAS the Government of Gujarat is of opinion that it is necessary in the public interest to make a variation in the final Revised Development Plan for the town of Junagadh sanctioned under Government Notification, Urban Development and Urban Housing Department Notification No. GH/V/58 of 1988/DVP/1982/948(38)/L, dated the 16th March, 1988;

NOW, THEREFORE, in exercise of the powers conferred by sub-section (1) of Section 19 of the Gujarat Town Planning and Urban Development Act, 1976 (President's Act No. XXVII of 1976); the Government of Gujarat hereby:—

1. Proposes to modify the aforesaid revised development plan by way of variation in the manner specified in the Schedule appended hereto, and
2. Calls upon, any person to submit suggestions or objections, if any with respect to the proposed variation to the Additional Chief Secretary to Government of Gujarat, Urban Development and Urban Housing Department, Sachivalaya, Gandhinagar, in writing within a period of two months from the date of publication of this notification in the official gazette.

SCHEDULE

Proposed variation to the final Revised Development Plan of Junagadh sanctioned by the Government Notification Urban Development and Urban Housing Department No. GH/V/58 of 1980/DVP/1982/948/(88)/L, dated 16th March, 1988.

The land bearing R.S. No. 57 of Junagadh shown marked 'A-B-C-D-E-A' on the accompanying plan designated for Industrial Zone in the sanctioned Revised Development Plan of Junagadh shall be deleted, from the said zone and the land thus released shall be designated for educational and affiliated purposes under section 12(2)(O) of the Gujarat Town Planning and Urban Development Act, 1976.

By order and in the name of the Governor of Gujarat,

J. H. TAMAKUWALA.
Officer on Special Duty & Joint Secretary
to the Government of Gujarat.



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PART IV-B

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by the Government of Gujarat under the Gujarat Acts.

AGRICULTURE AND COOPERATION DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 29th November, 1997.

GUJARAT VETERINARY PRACTITIONERS ACT, 1969.

No. GHKH/62/PRC/1096-1248-P.1.—In Exercise of the powers conferred by clause (b) of sub-section (2) of Section 3 of the Gujarat Veterinary Practitioners Act, 1969 (Gujarat 15 of 1973) the Government of Gujarat hereby:—

Nominates Dr. V. M. Mehta Principal Veterinary College, S. K. Nagar, Dantiwada as a member of the Gujarat Veterinary Council.

By order and in the name of the Governor of Gujarat,

J. S. DAVE,
Deputy Secretary to Government.

કૃષિ અને સહકાર વિભાગ

જાહેરનામું

સચિવાલય, ગાંધીનગર, તા. ૨૯મી નવેમ્બર, ૧૯૯૭.

ગુજરાત પશુ ચિકિત્સક અધિનિયમ, ૧૯૬૯

ક્રમાંક : જાએચકેએચ/૬૨/પરચ/૧૦૯૬/૧૨૪૮/૫-૧ ગુજરાત પશુ ચિકિત્સક અધિનિયમ-૧૯૬૯ (સન ૧૯૭૩ના ગુજરાતના ૧૫માં) ની કલમ --૩ની પેટા-કલમ (૨)ના ખંડ (ખ)થી મળેલ સત્તાની રૂએ ગુજરાત સરકાર વેટરનરી કોલેજ, એસ. કે. નગર, દાંતીવાડાના આચાર્ય ડૉ. વી. એન. મહેતાની ગુજરાત વેટરનરી કાઉન્સિલના સભ્ય તરીકે નિયુક્તિ કરે છે.

ગુજરાતના રાજ્યપાલશ્રીના હુકમથી અને તેમના નામે,

જે. એસ. દવે,
સરકારના નાયબ સચિવ.



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PART IV-B

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by the Government of Gujarat under the Gujarat Act.

PANCHAYATS, RURAL HOUSING AND RURAL DEVELOPMENT DEPARTMENT

Notification

Sachivalaya, Gandhinagar, Dated the 6th December, 1997.

GUJARAT ESSENTIAL SERVICES MAINTENANCE ACT, 1972.

No. GHP/121/1097/5780-CHH.—WHEREAS the Government of Gujarat is of opinion that strikes in the employment under all Panchayats constituted or deemed to have been constituted under the Gujarat Panchayat Act, 1993 (Guj. 18 of 1993) would prejudicially affect the maintenance of public utility service and maintenance of supplies and services essential to the life of community like supply of water, conservancy service, lighting, sanitation, medical service and education and that such strikes would result in the infliction of grave hardship on the community;

NOW, THEREFORE, in exercise of the powers conferred by sub-clause (ii) of clause (a) of sub-section (1) of section 2 of the Gujarat Essential Services Maintenance Act, 1972 (Guj. 23 of 1972), the Government of Gujarat hereby declares employment under all the Panchayats to be an essential service for the purposes of the said Act.

By order and in the name of the Governor of Gujarat,

P. SU,

Additional Chief Secretary to Government.

IV-B. Ex. 290-1

290-1

GOVERNMENT CENTRAL PRESS, GANDHINAGAR.



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PART IV-B

Rules and Orders (other than those published in Parts I, I-A and I-L) made
by the Government of Gujarat under the Gujarat Act.

PANCHAYATS, RURAL HOUSING AND RURAL DEVELOPMENT DEPARTMENT

Order

Sachivalaya, Gandhinagar, Dated the 6th December, 1997.

GUJARAT ESSENTIAL SERVICES MAINTENANCE ACT, 1972:

No. GHP/122/1097/5780-CHH.—WHEREAS the Government of Gujarat is satisfied that in the public interest it is necessary and expedient so to do;

NOW, THEREFORE, in exercise of the powers conferred by sub-section (1) of section 3 of the Gujarat Essential Services Maintenance Act, 1972 (Guj. 23 of 1972), the Government of Gujarat hereby prohibits strikes in employment under all the Panchayats, which has been declared as an essential service under Government Notification, Panchayats, Rural Housing and Rural Development Department No. GHP/121/1097/5780-CHH, dated the 6th December, 1997.

By order and in the name of the Governor of Gujarat,

P. BASU,
Additional Chief Secretary to Government.

IV-B Ex. 291-1

291-1

GOVERNMENT CENTRAL PRESS, GANDHINAGAR.



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PART IV-B

Rules and Orders (other than those published in Parts I, I-A and I-L) made
by the Government of Gujarat under the Gujarat Acts.

LABOUR AND EMPLOYMENT DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 5th December, 1997.

THE BOMBAY RELIEF UNDERTAKINGS (SPL. PROVISIONS) ACT, 1958.

No. GH-R-290-BRU-1094-M-215-M(3) :—In exercise of the powers conferred by section 3 of the Bombay Relief Undertakings (Spl. Provisions) Act, 1958 (hereinafter referred to as the said Act), the Government of Gujarat hereby declares that the Charotar Sahakari Khand Udyog Limited, Palaj (Dist. Kheda) shall be conducted to serve as a measure of unemployment relief and the said undertaking viz. the Charotar Sahakari Khand Udyog Limited, Palaj, shall accordingly to be deemed to be a relief undertaking for a further period of one year commencing from the 1st October, 1997 for the purpose of the said Act and in exercise of the powers conferred by sub-clause (iv) of clause (a) of sub-section (1) of Section 4 of the said Act, the Government of Gujarat hereby also directs that in relation to the said undertaking viz. the Charotar Sahakari Khand Udyog Limited, Palaj, all rights, privillages, obligations, liabilities accrued or incurred before the said undertaking is declared as a relief undertaking and any remedy for the enforcement thereof shall be suspended and all proceedings relating there to pending before any Court/Tribunal/Officer/Authority shall be stayed for a further period of one year commencing from the 1st October, 1997 i.e. from the date from which the said undertaking has been declared to be a relief undertaking under section 3 of the said Act as stated above.

By order and in the name of the Governor of Gujarat,

MOHAN CHAVDA,
Section Officer,



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PART—IV-B

**Rules and Orders (other than those published in Parts I, I-A and I-L) made
by the Government of Gujarat under the Gujarat Acts.**

પંચાયત, ગ્રામ ગૃહનિર્માણ અને ગ્રામ વિકાસ વિભાગ

જાહેરનામું

સચિવાલય, ગાંધીનગર, દક્ષી, ડિસેમ્બર, ૧૯૯૭.

ગુજરાત આવશ્યક સેવા જાળવવા બાબત અધિનિયમ, ૧૯૭૨.--

ક્રમાંક : જાએચપી/૧૨૧/૧૦૮૭/૫૭૮૦/૭.-- ગુજરાત સરકારનો એવો અભિપ્રાય છે કે ગુજરાત પંચાયત અધિનિયમ, ૧૯૮૩ (સને ૧૯૮૩ના ગુજરાતના ૧૮મા) હેઠળ રચાયેલ અથવા રચાયેલ ગણાતી તમામ પંચાયતો હેઠળના રોજગારમાંની હડતાલોથી, લોકોપયોગીની સેવા અને સમાજ જીવન જાળવવાને આવશ્યક પાણી પુરવઠો, સફાઈ, સેવા, દીવાલત્તી, સ્વાસ્થ્ય, તબીબી સેવા અને શિક્ષણ--જેવા પુરવઠા અને સેવાની જાણવણીને પ્રતિકૂળ અસર થશે અને આવી હડતાલ સમાજને ભારે હાડમારી થવામાં પરિણમશે ;

તેથી, હવે, ગુજરાત આવશ્યક સેવા જાળવવા બાબત અધિનિયમ, ૧૯૭૨ (સને ૧૯૭૨ના ગુજરાતના ૨૩મા)ની કલમ-૨ની પેટા-કલમ (૧) ના ખંડ (ક)ના પેટા-ખંડ (૨) થી મળેલી સત્તાની રૂએ, ગુજરાત સરકાર, આથી, તમામ પંચાયતો હેઠળના રોજગારને, સદરજૂ અધિનિયમના હેતુઓ માટે આવશ્યક સેવા તરીકે જાહેર કરે છે.

ગુજરાતના રાજ્યપાલશ્રીના હુકમથી અને તેમના નામે,

પ્ર. બસુ,
સરકારના અધિક મુખ્ય સચિવ.

પંચાયત, ગ્રામ ગૃહનિર્માણ અને ગ્રામ વિકાસ વિભાગ

લુકમ

સચિવાલય, ગાંધીનગર, ૬ઠ્ઠી, ડીસેમ્બર, ૧૯૯૭

ગુજરાત આવશ્યક સેવા જાળવવા બાબત અધિનિયમ, ૧૯૭૨.

ક્રમાંક : જ.એચ.પી./૧૨૨/૧૦૮૭/૫૭૮૦/છ,-- ગુજરાત સરકારને એવી ખાતરી થઈ છે કે જાહેર હિતમાં તેમ કરવું જરૂરી અને ઈષ્ટ છે.

તેથી, હવે, ગુજરાત આવશ્યક સેવા જાળવવા બાબતના અધિનિયમ, ૧૯૭૨ (સન ૧૯૭૨ના ગુજરાતના ૨૩મા) ની કલમ ૩ની પેટા કલમ (૧) થી મળેલી સત્તાની રૂએ, ગુજરાત સરકાર આથી, પંચાયત, ગ્રામ ગૃહનિર્માણ અને ગ્રામ વિકાસ વિભાગના તારીખ ૬ઠ્ઠી, ડીસેમ્બર ૧૯૯૭ના સરકારી જાહેરનામા ક્રમાંક : જ.એચ.પી./૧૨૧/૧૦૮૭/૫૭૮૦/છ હેઠળ આવશ્યક સેવા તરીકે જાહેર કરવામાં આવેલ હોય તેવા તમામ પંચાયતો હેઠળના રોજગારોમાંની હડતાલ ઉપર પ્રતિબંધ મૂકે છે.

ગુજરાતના રાજ્યપાલશ્રીના લુકમથી અને તેમના નામે,

પ્ર. બસુ,

સરકારના અધિક મુખ્ય સચિવ.

સરકારી મધ્યસ્થ પ્રેમ, ગાંધીનગર



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PART IV-B

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by the Government of Gujarat under the Gujarat Acts.

URBAN DEVELOPMENT AND URBAN HOUSING DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 16th December, 1997

THE GUJARAT TOWN PLANNING AND URBAN-DEVELOPMENT ACT, 1976.

NO. GH/V/142 of 1997/TPS-1196-3799-L :—WHEREAS, Urban Development and Urban Housing Department No. GH/V/70 of 1987/TPS-1186-721-(87)-L, Dated 26-3-1987, the Government of Gujarat had in exercise of the powers conferred by sub-section (2) of Section 48 of the Gujarat Town Planning and Urban Development Act, 1976, (President's Act No. 27 of 1976) (hereinafter referred to as "the said Act") sanctioned a draft Town Planning Scheme, Ahmedabad No.1 (Jamalpur) (IVth Varied) (hereinafter referred to as "the said IVth Varied draft scheme") submitted to it by the Ahmedabad Municipal Corporation :

AND WHEREAS, in exercise of the powers conferred by section 50 of the said Act, Government of Gujarat had appointed the Town Planning Officer for the said IVth varied draft scheme :

AND WHEREAS, the Town Planning Officer appointed has submitted to the Government of Gujarat the Town Planning Scheme, Ahmedabad No.1 (Jamalpur) (IVth Varied) — Preliminary Scheme — (hereinafter referred to as "the said IVth varied Preliminary Scheme") as

required under sub-section (2) of section 52 and section 64 of the Gujarat Town Planning and Urban Development Act, 1976 (President's Act No. 27 of 1976);

NOW, THEREFORE, in exercise of the powers conferred by section 65 of the Gujarat town Planning and Urban Development Act, 1976, (President's Act No. 27 of 1976) the Government of Gujarat hereby :—

- (a) sanctions the "said IVth varied preliminary scheme";
- (b) states that the said IVth Varied Preliminary Scheme shall be kept open to inspection by the public at the office of the Ahmedabad Municipal Corporation during office hours on all working days except Sundays and holidays, and
- (c) fixes the 17th day of January, 1998 as the date for purpose of clause (b) of sub-section (2) of the said Section-65.

By order and in the name of the Governor of Gujarat,

J. H. TAMAKUWALA,
Officer on Special Duty and Joint Secretary
to the Government.

URBAN DEVELOPMENT AND URBAN HOUSING DEPARTMENT Notification

Sachivalaya, Gandhinagar, 16th December, 1997.

THE GUJARAT TOWN PLANNING AND URBAN DEVELOPMENT ACT, 1976.

No. GH/V/143 of 1997/DVP-2797-1129-L.—WHEREAS, the Government of Gujarat is of the opinion that it is necessary in the public interest to make a variation in the final Revised Development Plan for the Development Area of the Patan Area Development Authority sanctioned under Government Notification No. GH/V/128 of 1987/DVP-2782-1905-(87)-L, dated the 22-5-1987;

NOW, THEREFORE, in exercise of the powers conferred by sub-section (1) of section 19 of the Gujarat Town Planning and Urban Development Act, 1976 (President's Act No. XXVII of 1976); the Government of Gujarat hereby :—

1. Proposes to modify the aforesaid revised development plan by way of variation in the manner specified in the Scheduled hereto and;

2. Calls upon any person to submit suggestions or objections, if any, with respect to the proposed variation to the Additional Chief Secretary to Government of Gujarat, Urban Development and Urban Housing Department, Sachivalaya, Gandhinagar, in writing, within a period of two months from the date of publication of this notification in the official gazette;

SCHEDULE

Proposed variation in the revised development plan of Patan sanctioned by Government, in Urban Development and Urban Housing Department, Sachivalaya, Gandhinagar, Notification No. GH/V/128 of 1987/DVP-2782-1905-(87)-L, dated 22-5-1987.

The lands bearing R.S. No. 673/pt, 674/pt, 675/1 part, 675/2, 676/pt, 677/pt and 679/part of sandesara pati, Patan designated for "Agricultural Zone" shown marked as A-B-C-A on the accompanying plan, in the sanctioned Revised Development Plan of Patan shall be deleted from the said designation and the lands thus released shall be designated for "Residential Zone" under section 12(2)(a) of the Gujarat Town Planning and Urban Development Act, 1976.

By order and in the name of the Governor of Gujarat,

J. H. TAMAKUWALA,
Officer on Special Duty & Joint Secretary,
to the Government.

URBAN DEVELOPMENT AND URBAN HOUSING DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 16th December, 1997:

THE GUJARAT TOWN PLANNING AND URBAN DEVELOPMENT ACT, 1976.

No. GH/V/144 of 1997/DVP-2796-394-L.—WHEREAS, the Government of Gujarat was of the opinion that it was necessary in the public interest to make a variation in the final Revised Development Plan for the Development Area of the Patan Area Development Authority sanctioned under Government Notification, Urban Development and Urban Housing Department No. GH/V/128 of 1987-DVP-2782-1905-(87)-L, dated the 22nd May, 1987 (hereinafter referred to as "the said development plan");

AND, WHEREAS, the variation proposed to be made in the said development plan was published as required by sub-section (1) of Section 19 of the Gujarat Town Planning and Urban Development Act, 1976 (President's Act No. 27 of 1976) (hereinafter referred to as "the said Act") in the Gujarat Government Gazette Part IV-B dated 10-09-1996 on pages Nos. 202-1 and 202-2 under Government Notification, Urban Development and Urban Housing Department No. GH/V/147 of 1996/DVP-2796-394-L, dated 10-09-1996 alongwith a notice calling upon any person to submit suggestions or objections, if any, with respect to the proposed variation to the Additional Chief Secretary to the Government of Gujarat, Urban Development and Urban Housing Department, Sachivalaya, Gandhinagar, in writing, within a period of two months from the date of publication of the said variation;

AND, WHEREAS, the Government of Gujarat has not received any suggestions and objections in respect of this proposed variation;

AND, WHEREAS, the Government of Gujarat has consulted the Patan Area Development Authority (Patan Municipality);

NOW, THEREFORE, in exercise of the powers conferred by Section 19 of the Gujarat Town Planning and Urban Development Act, 1976, (President's Act No. 27 of 1976) the Government of Gujarat hereby :—

(a) sanctions the said variation to be made in the said development plan, as set out in Schedule appended hereto and;

(b) specifies that the variation so set out shall come into force from 16-12-1997.

SCHEDULE

Variation in the Development Plan of Patan sanctioned by Government Notification, Urban Development and Urban Housing Department No. GH/V/128 of 1987/DVP-2782-1905-(87)-L, dated 22nd May, 1987.

1. The enblock lands bearing S. Nos. 955/1, 955/2, 956, 953/1, 1003, 1012, 1013, 1014, 957, 958, 1015/1 and 1015/2 of Patan shown marked as "ABCDEFGA" and "HIJKLMNOPQRSTUVWXYZH" on the accompanying plan designated for 'Agriculture Zone' in the sanctioned Revised Development Plan of Patan shall be deleted from the said designation and lands so released shall be designated for "Residential Zone" under Section-12(2)(a) of the Gujarat Town Planning and Urban Development Act, 1976.

By order and in the name of the Governor of Gujarat,

J. H. TAMAKUWALA,
Officer on Special Duty & Joint Secretary
to the Government.

URBAN DEVELOPMENT AND URBAN HOUSING DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 16th December, 1997.

THE GUJARAT TOWN PLANNING AND URBAN DEVELOPMENT ACT, 1976.

No. GH/V/145 of 1997/DVP-2293-M-70-(93)-L.—WHEREAS, the Government of Gujarat is of the opinion that it is necessary, in the public interest, to make a variation in the Revised final development plan for the Development Area of the Idar Area Development Authority sanctioned under Government, in U.D. & U.H. Department's Notification No. GH/V/239 of 1993/DVP-2290-3465-(93)-L, dated 11th October, 1993;

NOW, THEREFORE, in exercise of the powers conferred by sub-section (1) of section 19 of the Gujarat Town Planning and Urban Development Act, 1976 (President's Act No. XXVII of 1976); the Government of Gujarat hereby;

1. Proposes to modify the aforesaid Revised final Development Plan by way of variation in the manner specified in the Schedule appended hereto and;

2. Calls upon any person submit suggestions or objections, if any, with respect to the proposed variation to the Additional Chief Secretary to the Government of Gujarat, Urban Development and Urban Housing Department, Sachivalaya, Gandhinagar, in writing, within a period of two months from the date of publication of this notification in the official gazette;

SCHEDULE

Proposed variation in the revised final development Plan of Idar sanctioned by the Government, in Urban Development and Urban Housing Department, Sachivalaya, Gandhinagar, Notification No. GH/V/239 of 1993/DVP-2290-3465-(93)-L, dated 11-10-1993.

The lands bearing R. S. Nos. 96, 98 and 100 of Town Idar shown marked "ABCD A" on the accompanying plan designated for "Agriculture Zone" in the sanctioned Development Plan of Idar shall be deleted from the said designation and the lands thus released shall be designated for "Residential Zone" under Section 12(2)(a) of the Gujarat Town Planning and Urban Development Act, 1976.

By order and in the name of the Governor of Gujarat,

J. H. TAMAKUWALA,

Officer on Special Duty & Joint Secretary
to the Government.

URBAN DEVELOPMENT AND URBAN HOUSING DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 16th December, 1997.

THE GUJARAT TOWN PLANNING & URBAN DEVELOPMENT ACT, 1976.

No. GH/V/146 of 1997/TPS-1496/1899-L.—WHEREAS under Government Notification, Urban Development and Urban Housing Department No. GH/V/8 of 1987/TPS-1486-591-L, dated 5th January, 1987, the Government of Gujarat had in exercise of the powers conferred by sub-section (2) of section 48 of the Gujarat Town Planning and Urban Development Act, 1976 (President's Act No. 27 of 1976) (hereinafter referred to as "the said Act") sanctioned the draft Town Planning Scheme, Surat No. 16 (Kapadara) (hereinafter referred to as "the said draft scheme"s) submitted to it by the Surat Municipal Corporation, Surat.

AND WHEREAS in exercise of the powers conferred by section 50 of the said Act, Government of Gujarat appointed the Town Planning Officer for the said draft scheme;

AND WHEREAS under Government Notification, urban Development and Urban Housing Department No. GH/V/402 of 1994/TPS-1489-713-L, dated 17th September, 1994 the Government of Gujarat in exercise of the powers conferred by section 65 of the Gujarat Town Planning and Urban Development Act, 1976 (President's Act No. 27 of 1976) has sanctioned the Town Planning Scheme Surat No. 16 (Kapadara) Preliminary;

AND WHEREAS the Town Planning Officer has submitted to the Government of Gujarat, the Town Planning Scheme Surat No. 16 (Kapadara) Final Scheme (hereinafter referred to as "the said Final Scheme"), as required under sub-section (2) of Section 52 and sub-section (2) of Section 62 of the said Act;

AND WHEREAS the petitioner Shri Ramanlal Nathubhai and Others filed Special Civil Application No. 5800 of 1996 against the State of Gujarat and others in the Hon'ble Gujarat High Court;

AND WHEREAS Natwarlal Kuvarji Patel and others filed Special Civil Application No. 4733 of 1996 against the State of Gujarat and others AND WHEREAS Shri Natwarlal Kuvarji Patel and others filed a Civil Application No. 987 of 1997 against the State of Gujarat and others in Special Civil Application No. 4733 of 1996.

AND WHEREAS the State of Gujarat has filed a LPA No. 231 of 1997 against Shri Natwarlal Kuvarji Patel and others AND WHEREAS the State of Gujarat has filed a CA No. 2976 of 1997 in the aforesaid LPA NO. 231 of 1997.

AND WHEREAS in the aforesaid SCA NO. 5800 of 1996 Shri Ramanlal Nathubhai and other Vs. the State of Gujarat and others, the Hon'ble Gujarat High Court has passed the following order dated 5th August, 1996.

"Rule to be heard with Spl. C.A. No. 4733 of 1996, Notice as to interim relief returnable on 14-8-1996. By way of ad-interim relief, status-quo with respect to the subject matter of this petition is ordered to be maintained by both the sides. Direct Service is permitted.

It is hereby accordingly ordered that, you, your servants and agents be and are hereby directed to maintain status quo with respect to the subject matter of this petition."

AND WHEREAS in the aforesaid SCA No. 4733 of 1996, Shri Natwarlal Kuvarji Patel and others Vs. the State of Gujarat and others, the Hon'ble Gujarat High Court has passed the following order dated 9th July, 1996 :

"Rule, Notice as to interim-relief returnable on 24th July, 1996. By way of ad-interim relief, status quo with respect to the subject matter of this petition is ordered to be maintained by both the sides. Direct Service is permitted.

It is hereby accordingly ordered that you, your servants and agents be and are hereby directed to maintain status quo with respect to the subject matter of this petition".

AND WHEREAS in the aforesaid CA No. 987 of 1997 Shri Natwarlal Kuvarji Patel and others Vs. the State of Gujarat and others, the Hon'ble Gujarat High Court has passed the following order dated 5th February, 1997 :

"Rule. M/s. Patel Advocates, the Government Solicitors waive the service of Rule for the Respondent No. 1, 2 and 3 Learned Counsel Mr. Prashant Desai waives the service of Rule for the Respondent No. 5. With the consent of the Learned Counsels, the application is taken up for final hearing. The Learned Counsels have been heard. The Civil Application is granted. The Respondents Nos. 1, 2 and 3 are hereby direct to consider the representation, Annexure "B" & "C" to the main petition made by the petitioners in April 1992 and September, 1993 respectively, within a period of four weeks from the date of receipt of the writ of the present orders. Rule is made absolute accordingly, with no order as to costs. Direct Service is permitted."

AND WHEREAS in the aforesaid LPA No. 231 of 1997, the State of Gujarat and others Vs. Shri Natwarlal Kuvarji Patel and others, the Hon'ble Gujarat High Court has not passed any orders.

Now, therefore, in exercise of the powers conferred by Section 65 of the said Act, the Government of Gujarat hereby :—

(a) sanctions the said final scheme subject to—

- (i) aforesaid order dated 5th August, 1996 of Hon'ble High Court in SCA No. 5800/96 and the final decision so far as it relates to the matter involved in Gujarat High Court SCA No. 5800/96 filed by Ramanlal Nathubhai and others V/s. State of Gujarat and others;
- (ii) the final decision so far it relates to the matter involved in LPA No. 231 of 97 by State of Gujarat and others Vs. Shri Natwarlal Kuvarji Patel and others in aforesaid CA No. 987 of 1997 in the aforesaid SCA No. 4733 of 1996.

(b) states that "the said final scheme" shall be kept open to inspection by the public at the office of the Surat Municipal Corporation, Surat during office hours on every day except Sundays and holidays; and

(c) fixes the 17th January, 1998 as the date for the purpose of clause (b) of sub-section (2) of the said section 65.

By order and in the name of the Governor of Gujarat,

J. H. TAMAKUWALA,
Officer on Special Duty and Joint Secretary
to the Government.

URBAN DEVELOPMENT AND URBAN HOUSING DEPARTMENT**Notification**

Sachivalaya, Gandhinagar, 16th December, 1997.

THE GUJARAT TOWN PLANNING AND URBAN DEVELOPMENT ACT, 1976.

No. GH/V/147 of 1997/DVP-2594-895-L.—WHEREAS the Government of Gujarat was of the opinion that it was necessary in the public interest to make variation in the final Revised Development Plan for the town of Navsari (Dist. Navsari) sanctioned under Government, Notification, Urban Development and Urban Housing Department No. GH/V/38 of 1985/DVP-2582-385-(85)-L, dated the 6th March, 1985 (hereinafter referred to as "the said revised development plan");

AND WHEREAS, the variation proposed to be made in the said revised development plan was published as required by sub-section (1) of section 19 of the Gujarat Town Planning and Urban Development Act, 1976 (President's Act No. 27 of 1976) (hereinafter referred to as "the said Act") in the Gujarat Government Gazette Part IV-B, dated 14th March, 1997 on Page No. 59-1 and 59-2, under Government Notification, Urban Development and Urban Housing Department No. GH/V/39 of 1997/DVP-2594-895-L, dated the 14th March, 1997 along with a notice calling upon any person to submit suggestions or objections if any with respect to the proposed variation to the Principal Secretary to the Government of Gujarat, Urban Development and Urban Housing Department, Sachivalaya, Gandhinagar in writing within a period of two months from the date of publication of the said variation;

AND WHEREAS, the Government of Gujarat has not received any suggestions and objections;

AND WHEREAS, the Government of Gujarat has consulted the Appropriate Authority/Area Development Authority (Navsari Nagarpalika);

NOW, THEREFORE, in exercise of the powers conferred by section 19 of the Gujarat Town Planning and Urban Development Act, 1976 (President's Act No. 27 of 1976) the Government of Gujarat hereby:-

(a) sanctions the said variation to be made in the said revised development plan, as set out in schedule appended hereto, and

(b) specifies that the variation so set out shall come into force from the 17th January, 1998.

SCHEDULE

Variation to the final Revised Development Plan of Navsari (Dist. Valsad) sanctioned by Government Notification, Urban Development and Urban Housing Department No. GH/V/38 of 1985/DVP/2582/385/(85)-L, dated the 6th March, 1985.

The lands bearing R.S. No. 40 paiki, 41 paiki, 42/1 paiki, 43, 44, 45, 46, 47/paiki, 52, 54/paiki, 56, 57/paiki, 58/paiki, 59/paiki, 60/paiki, 61/paiki, 62, 63, 64, 65, 66/1, 66/2, 67/1 paiki, 67/2 paiki, 67/3 paiki, 68, 69, 70, 71, 72, 73, 74, 75 paiki, 76 paiki, 120 paiki, 121/paiki,

126 and 127/paiki marked as A-B-C-D-E-F-A' on the accompanying part plan designated for "Agricultural Zone" in the sanctioned Revised Development Plan of Navsari shall be deleted from the said zone and the lands so released shall be designated for "Residential Zone" under Section 12(2)(a) of the Gujarat Town Planning and Urban Development Act, 1976.

The appropriate Authority (Navsari Nagarpalika) shall prepare a Town Planning Scheme and a varied Town Planning Scheme inclusive of this area in accordance with the provisions of the Gujarat Town Planning and Urban Development Act, 1976.

By order and in the name of the Governor of Gujarat,

J. H. TAMAKUWALA,
Officer on Special Duty and Joint Secretary
to the Government.

URBAN DEVELOPMENT AND URBAN HOUSING DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 16th December, 1997.

THE GUJARAT TOWN PLANNING AND URBAN DEVELOPMENT ACT, 1976.

No. GH/V/148 of 1997/FPS/1296/415/L:—WHEREAS under Section-41 of the Gujarat Town Planning and Urban Development Act, 1976 (President's Act No. 27 of 1976) (hereinafter referred to as "the said Act") the Vadodara Urban Development Authority declared its intention of making of the Town Planning Scheme, Bhayali No. 2;

AND WHEREAS under sub-section (1) of Section-42 of the said Act, the Vadodara Urban Development Authority (hereinafter called "the said authority") made and published duly in the prescribed manner a draft scheme (hereinafter called "the said scheme") in respect of the area included in the Town Planning Scheme, Bhayali No. 2;

AND WHEREAS after taking into consideration the objections received by it the said Authority submitted the said scheme to the State Government for sanction under Section-48 of the said Act in the manner provided therein;

NOW, THEREFORE, in exercise of the powers conferred by sub-section (2) of Section 48 of the said Act, Government of Gujarat, hereby :—

(a) sanctions the said scheme subject to the modifications enumerated in the Schedule appended hereto;

(b) states that the said scheme shall be kept open to the inspection of the public at the office of the Vadodara Urban Development Authority, Vadodara during office hours on all working days;

SCHEDULE

- (1) While finalising the draft town planning scheme, the Town Planning Officer shall determine the specific purpose of final plot Nos. 94, 97, 101, 104, 106, 107 and 110 in consultation with the Appropriate Authority, instead of putting to joint uses.
- (2) While finalising the Draft Town Planning Scheme, the Town Planning Officer shall take a decision to increase the provision for allotment for housing or socially and economically backward classes of people at 5 percent of the scheme area, in consultation with Appropriate Authority. The Town Planning Officer shall do this by making appropriate changes in the areas of F.P.s allotted for other public purposes in the scheme area and without increasing average percentage deduction in the scheme area.
- (3) While finalising the draft town planning scheme, the Town Planning Officer shall decide specific public purpose for F.P. No. 96 in consultation with the Appropriate Authority instead of public purpose like fire station, police station, etc.
- (4) In the redistribution and valuation statements on page No. 20 in column No. 2 at Sr. No. 94, the Town Planning Officer shall embody the words, "The Appropriate Authority-Vadodara Urban Development Authority" instead of the words, "Final Plots allotted to the Appropriate Authority".
- (5) While finalising the draft town planning scheme, the Town Planning Officer shall instead of percentage beneficiary as 100; suggested for F. Ps. No. 95, 103, and 105 allotted for SEWSH, shall redetermine the percentage beneficiary in consultation with Appropriate Authority. This shall be as "10 percent beneficial to the residents of the scheme area and 90 percent beneficial to the general public".
- (6) In case of F.Ps. allotted to the Appropriate Authority for public purposes, the Town Planning Officer shall decide the percentage beneficiaries to the scheme areas and general public in consultation with Appropriate Authority, by considering location, area and purpose of each of the plots.
- (7) While finalising the draft Town Planning Scheme, the Town Planning Officer shall decide the values of O.P.No. 44/1, 45/1, 46/1, 48/1, 49/1, 52/1, 53/1, 54/1, 55/1, 67/1, 68/1, 70/1, 72/1, 73/1, 82/1, 83/1 and 85/1/1 which are under acquisition for Narmada Canal.
- (8) While finalising the draft town planning scheme, the Town Planning Officer shall collect the sales of open lands which are comparable to the scheme area, these shall be during the period of previous five years from the date of intention to make the draft scheme. Considering all these the Town Planning Officer shall decide the values and make changes in Form "F" and "G" accordingly. He shall do this in consultation with the Appropriate Authority.
- (9) While finalising the draft town planning scheme, the Town Planning Officer, in consultation with Appropriate Authority shall decide the time limit for completion of proposed developmental works under the scheme, in accordance with law.

(10) While finalising the draft town planning scheme, the Town Planning Officer shall consider the period of escalation expenditure of proposed developmental works by considering and keeping in view the time limit being decided to complete the works after coming into force of the preliminary scheme.

(11) The Development Control Regulations incorporated in the scheme shall be replaced by the developmental control regulations of sanctioned revised development plan of Vadodara Urban Development Authority, in accordance with law.

By order and in the name of the Governor of Gujarat,

J. H. TAMAKUWALA,

Officer on Special Duty and Joint Secretary
to the Government.

URBAN DEVELOPMENT AND URBAN HOUSING DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 16th December, 1997.

THE GUJARAT TOWN PLANNING AND URBAN DEVELOPMENT ACT, 1976.

NO. GH/V/149 OF 1997/TPS/1296/2862/L.—WHEREAS under Section-41 of the Gujarat Town Planning and Urban Development Act, 1976 (President's Act No. 27 of 1976) (hereinafter referred to as "the said Act") the Vadodara Urban Development Authority, Vadodara declared its intention of making of the Town Planning Scheme No. 2 (Sevasi);

AND WHEREAS under sub-section (1) of Section-42 of the said Act, the Vadodara Urban Development Authority, Vadodara (hereinafter called the "said authority") made and published duly in the prescribed manner a draft scheme (hereinafter called "the said scheme") in respect of the area included in the Town Planning Scheme No. 2, (Sevasi);

AND WHEREAS after taking into consideration the objections received by it the said Authority submitted the said scheme to the State Government for sanction under Section-48 of the said Act in the manner provided therein;

NOW, THEREFORE, in exercise of the powers conferred by sub-section (2) of Section-48 of the said Act, Government of Gujarat, hereby;—

(a) sanctions the said scheme subject to the modifications enumerated in the Schedule appended hereto;

(b) states that the said scheme shall be kept open to the inspection of the public at the office of the Vadodara Urban Development Authority, Vadodara during office hours on all working days;

SCHEDULE

- (1) While finalising the draft town planning scheme, the Town Planning Officer shall decide to allot a separate O. P. against block No. 206/p which is reserved for "Gujarat Gram Gruh Nirman Board", and allotted the same as final plot in lieu of this O. P.
- (2) While finalising the Draft Town Planning Scheme, the Town Planning Officer shall see that the percentage deduction in area of O. P. Nos. 15, 80, 120 and 122 remains at par with the comparable average percentage deduction in the scheme area.
- (3) While finalising the draft Town Planning Scheme, the Town Planning Officer shall after considering site situation, built up area, open area, etc. of O. P. No. 25 shall decide to bring the percentage deduction in the O. P. at par with the comparable average percentage deduction in the scheme area.
- (4) While finalising the draft town planning scheme, the Town Planning Officer shall decide to allot separate O. P.s and appropriate Final Plots for the lands, which have been declared as surplus under the urban Land Ceiling Act, 1976.
- (5) While finalising the Draft Town Planning Scheme, the Town Planning Officer shall determine the specific purposes of F. P. No. 125, 126, 133, 135, 136 and 139 in consultation with Appropriate Authority, instead of suggested salable plots for residential-commercial, joint uses.
- (6) While finalising the Draft Town Planning Scheme, the Town Planning Officer shall take a decision to increase the provision for allotment for housing for socially and economically backward classes of people at 5 percent of the scheme area, in consultation with Appropriate Authority. The Town Planning Officer shall do this by making appropriate changes in the areas of F. P.s allotted for other public purposes in the scheme area and without increasing average percentage deduction in the scheme area.
- (7) In draft scheme documents, the purpose of F. P. No. 130, 132, 134 and 138 shown as "S. E. W. S.", shall instead be shown as "Housing for Socially and Economically Backward Class of People".
- (8) In the redistribution and valuation statements on Page No. 34 in column no. 2 a Sr. No. 125, the Town Planning Officer shall embody the words "The Appropriate Authority-Vadodara Urban Development Authority" instead of the words "Final Plots allotted to the Appropriate Authority".
- (9) While finalising the draft Town Planning Scheme, the Town Planning Officer shall determine the specific purpose of final plot No. 131 in consultation with the Appropriate Authority, instead of suggested joint purposes such as fire station, post office, police station.
- (10) While finalising the Draft Town Planning Scheme, the Town Planning Officer shall decide, the values of O. P. Nos. 1/1, 10/1, 13/1, 14/1, 42/1, 43/1 and 44/1 which are under acquisition for Narmada Canal.

(11) While finalising the draft Town Planning Scheme, the Town Planing Officer, in consultation with Appropriate Authority shall decide the time limit for complition of proposed developmental works under the scheme, in accordance, with law.

(12) While finalising the draft town planning scheme, the Town Planning Officer shall consider the period of escalation expenditure of proposed developmental works by considering and keeping in view the time limit being decided to complete the works after coming into force of the preliminary scheme;

(13) The Development Control Regulation incorporated in the scheme shall be replaced by the developmental control regulations of sanctioned revised development plan of Vadodara Urban Development Authoriy, in accordance with land.

By order and in the name of the Governor of Gujarat,

J. H. TAMAKUWALA,

Officer on Special Duy & Joint Secretary
to the Government.

URBAN DEVELOPMENT AND URBAN HOUSING DEPARTMENT

Notification .

Sachivalaya, Gandhinagar, 16th December, 1997.

THE GUJARAT TOWN PLANNING AND URBAN DEVELOPMENT ACT, 1976.

No.GH/V/150 of 1997/DVP/2996/3644-L.—WHEREAS the Government of Gujarat is of opinion that it is necessary in the public interest to make a variation in the final development plan for the town of Mandvi (Dist : Kachchh) sanctioned under Government Notification, Urban Development and Urban Housing Department Notification No.GH/V/180 of 1990-DVP-2989-2513-(90)-L, dated the 19th September, 1990;

NOW, THEREFORE, in exercise of the powers conferred by sub-section (1) of section 19 of the Gujarat Town Planning and Urban Development Act, 1976 (President's Act No. XXVII of 1976); the Government of Gujarat hereby :—

1. Proposes to modify the aforesaid development plan by way of variation in the manner specified in the schedule appended hereto; and

2. calls upon any person to submit suggestions or objections, if any with respect to the proposed variation to the Additional Chief Secretary to Government of Gujarat, Urban Development and Urban Housing Department, Sachivalaya, Gandhinagar in writing within a period of two months from the date of publication of this notification in the official gazette.

SCHEDULE

Proposed variation to the final development plan of Mandavi Dist: Kachchh sanctioned by Government Notification, Urban Development and Urban Housing Department No. GH/V/180 of 1990/DVP/2989/2513/(90)/L, dated the 19th September, 1990.

The lands bearing R.S.No.225 paiki. 227/1, 227/2, 236/paiki and East-South part of R.S.No.237/3 paiki of Mandvi as shown marked "ABCDEFGHGA" in the accompanying plan designated for "Industrial Zone" in the sanctioned Development Plan of Mandvi Area Development Authority, Mandvi (Dist-Kachchh) shall be deleted from the said designation and the lands thus released shall be designated for "Residential Zone" under Section 12(2)(a) of the Gujarat Town Planning and Urban Development Act, 1976.

By order and in the name of the Governor of Gujarat,

J. H. TAMAKUWALA,
Officer on Special Duty and Joint Secretary
to the Government.



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Separate paging is given to this Part in order that it may be filed as a Separate Compilation.

PART IV-B

Rules and Orders (other than those published in Parts I, I-A and I-L) made by the Government of Gujarat under the Gujarat Act.

ENERGY AND PETROCHEMICALS DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 17th December, 1997.

GUJARAT RESTRICTION ON CONSUMPTION AND REGULATION OF SUPPLY OF ELECTRICAL ENERGY AND PERIODS OF WORKS ORDER, 1984.

No. GHU-97-84-CPI-1497-6885-K1.-In exercise of the powers conferred by clause 8 of the Gujarat Restriction on Consumption and Regulation of Supply of Electrical Energy and Periods of Works Order 1984, the Government of Gujarat hereby amends the Government Notification, Energy and Petrochemicals Department No. GHU-93-14:-ELC-1493-994(i)-K1 dated the 20th July, 1993, as under:-

In schedule-I, after Sr. 261, the following shall be inserted.

Sr. No.	Name of the Unit.	Village	District	Load permitted to be utilized on all staggered holidays
1	2	3	4	5
262	Chemiesynth (Vapi) Limited., (Unit No. III).	Vapi	Valsad	75 KVA

This shall come into force with effect from the date of issue of this notification.

By order and in the name of the Governor of Gujarat,

M. M. JOSHI,
Under Secretary to Government.
Energy and Petrochemicals Department.



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PART IV-B

Rules and Orders (other than those published in Parts I, I-A and I-L) made
by the Government of Gujarat under the Gujarat Acts.

REVENUE DEPARTMENT

Notification

Schivaliya, Gandhinagar, 6th December, 1997.

GUJARAT REVENUE TRIBUNAL RULES, 1982.

No. GHM-97/160/M/GRT/1096/487/J.-In exercise of the powers conferred by Rule-4 of the Gujarat Revenue Tribunal Rules, 1982 and all other powers enabling it in that behalf the Government of Gujarat hereby Reappoints Shri K. D. Parmar as a Member of Gujarat Revenue Tribunal for a further period of one year with effect from 8th December, 1997.

By order and in the name of the Governor of Gujarat,

P. G. TRIVEDI,
Under Secretary to Government.

મહેસૂલ વિભાગ

જાહેરનામું

ગુજરાત મહેસૂલ પંચ નિયમો-૧૯૮૨.

સચિવાલય, ગાંધીનગર, ૬ઠ્ઠી ડીસેમ્બર, ૧૯૯૭.

ક્રમાંક ધમ/૯૭/૧૬૦/મ/ગમન/૧૦૯૬/૪૮૭/ન.-ગુજરાત મહેસૂલ પંચ નિયમો-૧૯૮૨ના નિયમ-૪ થી મળેલી સત્તાની રૂએ અને આ અંગે અધિકૃત કરતી બીજી તમ મુ સત્તાની રૂએ ગુજરાત સરકાર આથી શ્રી કે. ડી. પરમારની તા. ૮મી ડીસેમ્બર, ૧૯૯૭થી વધુ એક વર્ષની મુદત માટે મહેસૂલ પંચના સભ્ય તરીકે નિમણૂક કરે છે.

ગુજરાતના રાજ્યપાલશ્રીના હુકમથી અને તેમના નામે,

પી. જી. ત્રિવેદી,
સરકારના ઉપસચિવ.



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PART — IV-B

Rules and Orders (other than those published in Parts I, I-A and I-L) made
by the Government of Gujarat under the Gujarat Act.

FINANCE DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 18th December, 1997.

BOMBAY SALES OF MOTOR SPIRIT TAXATION ACT, 1958.

No. (GHN-33)/MSA/1097/S.35/49/TH.—WHEREAS the Government of Gujarat considers it necessary so to do in the public interest;

Now, THEREFORE, in exercise of the powers conferred by clause (b) of sub-section (1) of section 35 of the Bombay Sales of Motor Spirit Taxation Act, 1958 (BOM. LXVI of 1958), the Government of Gujarat hereby amends the Government Notification, Finance Department No. (GHN-65)/MSA/1081/S.35/TH, dated the 7th October, 1981, as follows, namely :—

In the schedule appended to the said notification, in the entry at serial No. 2, in column 2, after item (14) the following item shall be added, namely:—

“(15) Shree Shraddha Matsyodhyog Seva Sahakari Mandali Ltd; Veraval”.

By order and in the name of the Governor of Gujarat,

R. R. PAKAI,
Under Secretary to Government.

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IV-B-Ex.-297-1

सरकारी मध्यस्थ प्रेस, अंधीनगर



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PART IV-B

Rules and Orders (other than those published in Parts I, I-A and I-L) made by the Government of Gujarat under the Gujarat Act.

URBAN DEVELOPMENT AND URBAN HOUSING DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 18th December, 1997.

THE GUJARAT TOWN PLANNING AND URBAN DEVELOPMENT ACT, 1976.

No. GH/V/151 of 1997/DVP-2190-463-L.-WHEREAS, the Government of Gujarat is of opinion that it is necessary in the public interest to make a variation in the final development plan for the Development Area of the Palanpur Area Development Authority sanctioned under Government Notification No. GH/P/260 of 1974/DVP-2168-5640-Q, dated the 11th December, 1974;

NOW, THEREFORE, in exercise of the powers conferred by sub-section (1) of Section 19 of the Gujarat Town Planning and Urban Development Act, 1976 (Presidents Act No. XXVII of 1976) the Government of Gujarat hereby:-

1. Proposes to modify aforesaid development plan by way of variation in the manner specified in the Schedule appended hereto; and
2. Calls upon any person to submit suggestions or objections, if any, with respect to the proposed variation to the Additional Chief Secretary to Government of Gujarat, Urban Development and Urban Housing Department, Sachivalaya, Gandhinagar, in writing, within a period of two months from the date of publication of this notification in the Official Gazette.

SCHEDULE

Proposed variation in the Development Plan of Palanpur sanctioned by Government, in Panchayats and Health Departments Notification No. GH/P/260 of 1974/DVP-2168-5640-Q dated 11th December, 1974.

The lands bearing R.S No. 44/10/1, C.S.No. 8437/P, admeasuring 743.49 Sq.Mts of Palanpur shown marked as "ABCD A" on the accompanying plan reserved for "Open Space" in the sanctioned Development Plan of Palanpur shall be released from the said reservation and the land so released shall be designated for "Residential Zone" shown on the plan, under Section 12(2) of the Gujarat Town Planning and Urban Development Act, 1976.

By order and in the name of the Governor of Gujarat,

J. H. TAMAKUWALA,

Officer on Special Duty and Joint Secretary to
the Government of Gujarat.

Urban Development and Urban Housing Department.



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PART—IV-B

Rules and Orders (other than those published in Parts I, I-A and I-L) made
by the Government of Gujarat under the Gujarat Acts.

સોમજી કલ્યાણ વિભાગ

જાહેરનામું

સચિવાલય, ગાંધીનગર, તારીખ ૧૧માં ડિસેમ્બર, ૧૯૯૭.

ગુજરાત પછાતવર્ગ વિકાસ નિગમ અધિનિયમ, ૧૯૮૫.

ક્રમાંક : જીએચએલ-સશપ/૧૦૮૭/મુ. મં-૧૪/અ. ૧.—ગુજરાત પછાતવર્ગ વિકાસ નિગમ અધિનિયમ, ૧૯૮૫ના પેટા-કલમ (૨) અન્વયે ગુજરાત પછાતવર્ગ વિકાસ નિગમ, ગાંધીનગરમાં નિયામકશ્રી તરીકે શ્રી જી. કે. પ્રજાપતિને ઉપાધ્યક્ષ તરીકે નિયુક્ત કરતા હુકમો જાહેરનામા ક્રમાંક : જીએચએલ-(૨)-સશપ/૧૦૮૭/મુ. મં-૧૪-અ. ૧ તા.૩૦/૧/૧૯૮૭ અન્વયે કરવામાં આવેલ છે. પરંતુ શ્રી પ્રજાપતિને ઉપાધ્યક્ષ તરીકે નિયુક્ત કરતા કોઈ સમયમર્યાદા નક્કી કરવામાં આવેલ નથી. શ્રી જી. કે. પ્રજાપતિને નિયામક તરીકે ચાલુ રાખવામાં આવે છે. પરંતુ ઉપાધ્યક્ષ તરીકે કરવામાં આવેલ નિયુક્તિ આથી રદ કરવામાં આવે છે.

(૨)

ગુજરાત પછાતવર્ગ વિકાસ નિગમ અધિનિયમ, ૧૯૮૫ની કલમ-૬, (૧) અને (૭) અન્વયે શ્રી સોમસિંહ વજેસિંહ ચૌહાણ, ધારા-સભ્યશ્રીના ગુજરાત પછાતવર્ગ વિકાસ નિગમ, ગાંધીનગરના બોર્ડ ઉપર નિયામક તરીકે અને ઉક્ત અધિનિયમની કલમ-૬ (૨) અન્વયે અધ્યક્ષ તરીકે નિમણૂક કરતા હુકમો જાહેરનામા ક્રમાંક : જીએચએલ/૧/સશપ/૧૦૮૫/મુ. મં/૧૦/અ. ૧. તા. ૨૨/૧૧/૯૬થી કરવામાં આવેલ છે. શ્રી ચૌહાણ બોર્ડના નિયામક તરીકે અને અધ્યક્ષ તરીકે રાજીનામું તારીખ ૪/૧૨/૯૭થી આપેલ છે. જે તા. ૪/૧૨/૯૭થી સ્વીકારવામાં આવેલ છે.

(૩)

ગુજરાત પછાતવર્ગ વિકાસ નિગમ અધિનિયમ, ૧૯૮૫ની કલમ-૬ની પેટા-કલમ (૧) અને (૨) અન્વયે મળેલી સત્તાની રુએ, ગુજરાત સરકાર શ્રી મગનભાઈ લોચાભાઈ દેસાઈ, મુ. પાટણ, નારણજીનો પાડો, તા. જી. પાટણની પછાત વર્ગ વિકાસ નિગમ, ગાંધીનગરના બોર્ડ ઉપર શ્રી સોમસિંહ ચૌહાણના નિયામક/અધ્યક્ષશ્રીના રાજીનામાથી ખાલી પડેલ જગ્યાએ નિયામક તરીકે બે વર્ષ માટે નિમણૂક કરે છે.

299-1

IV-B-Ex-299-1

(૪)

ગુજરાત પછાત વર્ગ વિકાસ નિગમ અધિનિયમ, ૧૯૮૫ની કલમ-૬ની પેટા-કલમ (૨) અન્વયે મળેલ સરત્તાની રૂ. ૨૦, ગુજરાત સરકાર પછાત વર્ગ વિકાસ નિગમ, ગાંધીનગરના નિયામક શ્રી મગનભાઈ લીલાભાઈ દેસાઈ, મુ. પાટણની ઉપાધ્યક્ષ તરીકે બે વર્ષ માટે નિયુક્ત કરે છે.

(૫)

શ્રી સોમસિંહ ચૌહાણના રાજીનામાને કારણે ખાલી પડેલી જગ્યા ઉપર ઉક્ત અધિનિયમની કલમ-૬ (૨) અન્વયે મળેલ સરત્તાની રૂ. ૨૦, ગુજરાત સરકાર પછાત વર્ગ વિકાસ નિગમ, ગાંધીનગરના નિયામક શ્રી દિનેશભાઈ ઠાકોર, રહેવાસી અમદાવાદને અધ્યક્ષ તરીકે બે વર્ષ માટે નિયુક્ત કરે છે.

ગુજરાત રાજ્યના રાજ્યપાલશ્રીના હુકમથી અને સિમના નામે,

એન. એલ. ભટ્ટ,
સરકારના નાયબ સચિવ.



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PART IV—B

Rules and Orders (other than those published in Parts I, I-A and I-L) made
by the Government of Gujarat under the Gujarat Act.

LABOUR AND EMPLOYMENT DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 17th December, 1997.

BOMBAY SHOPS AND ESTABLISHMENT ACT, 1948.

No. GHR-97/296/BSE/1097/10173/M(3).—In exercise of the powers conferred by Section 4 of the Bombay Shops & Establishment Act, 1948 (The Bombay Act LXXIX of 1948), the Government of Gujarat hereby exempts the provision of the said Act as specified in Column 2 of the said Schedule in relation to Somnath Trust in the State of Gujarat.

SCHEDULE

Establish- ment	Provisions of the said Act.	Conditions
1	2	3
Somnath Trust	Section- 14	(A) If any employee is required to work in excess of the limit of hours of work specified in Section-14 of the said Act, she/he shall be entitled in respect of overtime work, which shall be noted in the prescribed Register to wages at the rate prescribed in Section 63(1) of the said Act.

1

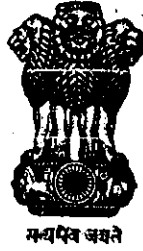
2

3

-
- (B) When the employee is required to work beyond the limit of the working hours in a week, which is prescribed in the Act, the trust must get prior written permission from employee.
- (C) The spreadover shall not exceed twelve hours on any day.
- (D) Every employee shall, on account of the prescribed weekly holidays be granted either (i) on equal number of holidays in exchange or (ii) wages for the work done on such holidays at the rate of wages prescribed of overtime work in Section 63(1) of the said Act.
- (E) No woman shall be required or allowed to work after 7.00 P.M.
-

By order and in the name of the Governor of Gujarat,

V. D. NAIK,
Deputy Secretary to Govt. of Gujarat,
Labour and Employment Department.



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PART IV-B

**Rules and Orders (other than those published in Parts I, I-A and I-L) made
by the Government of Gujarat under the Gujarat Act.**

INFORMATION, BROADCASTING AND TOURISM DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 23rd December, 1997.

THE GUJARAT ENTERTAINMENTS TAX ACT, 1977.

No. (GHT-97-48)MNR-1093-335-E.-Pursuant to the provisions of section 3 and 6 of the Gujarat Entertainments Tax Act, 1977 (Guj. 16 of 1977) the Government of Gujarat hereby amends the Government Notification, Information, Broadcasting and Tourism Department No. (GHT-93-39)MNR-1093-335-E, dated the 1st October, 1993 (hereinafter referred to as the "said Notification") as follows, namely:-

In the said Notification:-

(i) for the existing preamble, the following shall be substituted, namely:-

"Pursuant to the provisions of sections 3 and 6 of the Gujarat Entertainments Tax Act, 1977 (Guj. 16 of 1977), the Government of Gujarat hereby notifies, for the purposes of the said sections 3 and 6, the figures of population of the local areas mentioned in Column 3 of the Schedule appended hereto as ascertained at the last Census taken in the year 1991, under the Census Act, 1948"

(ii) in the entry at Sr. No. 219, for the figures "102176" the figures "91,023" shall be substituted.

By order and in the name of the Governor of Gujarat,

P. D. VAGHELA,
Deputy Secretary to Government.

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IV-B-EX.-301-1

GOVERNMENT CENTRAL PRESS, GANDHINAGAR



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PART IV-B

Rules and Orders (other than those published in Parts I, I-A and I-L) made by the Government of Gujarat under the Gujarat Acts.

URBAN DEVELOPMENT AND URBAN HOUSING DEPARTMENT,

Notification

Sachivalaya, Gandhinagar, 23rd December, 1997.

THE GUJARAT TOWN PLANNING AND URBAN DEVELOPMENT ACT, 1976.

NO. GH/V 155 of 1997/DVP-3397-3429-L.—WHEREAS the Government of Gujarat is of opinion that it is necessary in the public interest to make a variation in the final Development Plan for the town of Ahva sanctioned under Government Notification, Urban Development and Urban Housing Department Notification No. GH/V/155 of 1988/DVP-3385-2704-(88)-L dated the 16th August, 1988;

NOW, THEREFORE, in exercise of the powers conferred by sub-section (1) of Section 19 of the Gujarat Town Planning and Urban Development Act, 1976 (President's Act No. XXVII of 1976); the Government of Gujarat hereby:—

1. Proposes to modify the aforesaid final development plan by way of variation in the manner specified in the Schedule appended hereto, and
2. Calls upon any person to submit suggestions or objections if any with respect to the proposed variation to the Additional Chief Secretary to Government of Gujarat, Urban Development and Urban Housing Department Sachivalaya, Gandhinagar, in writing within a period of two months from the date of publication of this notification in the Official Gazette.

SCHEDULE

Proposed variation to the Development Plan of Ahva sanctioned by Government Notification, Urban Development and Urban Housing Department No. GH/V/155 of 1988/DVP-3385-2704-(88)-L dated the 16th August, 1988.

The land bearing R. S. No. 252/P, (C. S. 630/A) of the Ahva designated for "Agriculture Use" in the sanctioned Development Plan of Ahva shall be deleted from the said use and the land so released shall be designaed for the public purpose of police head quarter, staff quarter and office building etc. for Gujarat State Police Housing Limited under Section 12 (2) (O) of the Gujarat Town Planning and Urban Development Act, 1976 as shown as ABCDEFA on the accompanying Plan,

By order and in the name of the Governor of Gujarat,

K. K. ASARANI,

Joint Secretary to Government of Gujarat,
Urban Development and Urban Housing Department,



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PART—IV-B

**Rules and Orders (other than those published in Parts I, I-A and I-L) made
by the Government of Gujarat under the Gujarat Act.**

HOME DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 24th December, 1997.

BOMBAY MOTOR VEHICLES TAX ACT, 1958.

No. G/G/97/167/MTA-1095-2758-KH.—In exercise of the powers conferred by sub-section (5) of section 9 of the Bombay Motor Vehicles Tax Act, 1958 (Bom. LXV of 1958) read with rule 12-A of the Bombay Motor Vehicles Tax, Rules, 1959 the Government of Gujarat hereby fixes on and from the 1st August, 1995, the amount of refund of tax specified in column 2 of the schedule appended hereto in respect of the classes of motor vehicles specified in column 1 of the said schedule for which lumpsum tax has been paid at the rates fixed by Government vide Home Department Notification No. G/G/95/150/MTA-1095/1305/KH (Pt. II) dated the 31st July, 1995 or Home Department Notification No. G/G/95/151/MTA:1095/1305/KH(Pt.-II) dated the 31st July, 1995 as the case may be.

SCHEDULE

Motor Vehicles (other than transport vehicles registered in the State of Gujarat on or after the 1st August, 1995 and Motor Vehicles (other than transport vehicles) registered in any other State before on or after the 1st August, 1995.

Part I. Motor Vehicles using motor spirit.

A. A. Motor Vehicles fitted solely with pneumatic tyres—

I. Motor cycles and tricycles (including motor scooters and cycles with attachment for propelling the same by the mechanical power)–

(a) Owned by an individual, a local authority, a public trust, a University or an educational or Social Welfare Institution—

Scale of refund	Cycle not exceeding 50 kg. in weight, unladen.	Cycles Exceeding 50 kg. in weight, unladen but not exceeding 100 kg. in weight, unladen.	Cycles exceeding 100 kg. in weight unladen.	Tricycles.	Cycles and Tricycles used for drawing trailer or sidecar.
	Rs.	Rs.	Rs.	Rs.	Rs.
	(a)	(b)	(c)	(d)	(e)
If after registration vehicles are removed outside the state of Gujarat, or if registration is cancelled or if alteration or change in their use takes place, and if their age from first registration is--					
(i) Within two years	380	850	1700	1700	660
(ii) More than 2 years but not more than 3 years	320	775	1550	1550	590
(iii) More than 3 years but not more than 4 years	260	700	1400	1400	520
(iv) More than 4 years but not more than 5 years	200	625	1250	1250	450
(v) More than 5 years but not more than 6 years	140	550	1100	1100	380
(vi) More than 6 years but not more than 7 years	80	475	950	950	310
(vii) More than 7 years but not more than 8 years	Nil	400	800	800	240
(viii) More than 8 years but not more than 9 years	..	325	650	650	170
(ix) More than 9 years but not more than 10 years	..	250	500	500	100
(x) More than 10 years but not more than 11 years	..	175	350	350	Nil.
(xi) More than 11 years but not more than 12 years	..	100	200	200	..
(xii) More than 12 years but not more than 13 years	..	Nil	Nil	Nil	..
(xiii) More than 13 years	Nil	Nil	..
(ii) Owned by a person other than an individual a local authority, a public trust, a University or an educational or Social Welfare institution.					

Twice the rates specified above.

	1	(a)	(b)	(c)	(d)	(e)
II. Motor Vehicles not exceeding 250 kg. in weight unladen, adapted and used for invalids. If after registration, the vehicles removed outside the State or Gujarat registration cancelled or alteration or change in use of Motor Vehicles, takes place and its age from the month of its first registration is.				Amount of refund.		
(i) Within one year				70		
(ii) More than 1 year but not more than 2 years				60		
(iii) More than 2 years but not more than 3 years				50		
(iv) More than 3 years but not more than 4 years				40		
(v) More than 4 years but not more than 5 years				30		
(vi) More than 5 years but not more than 6 years				20		
(vii) More than 6 years				Nil.		
III. Motor Vehicles other than those specified under the foregoing provisions of this schedule.						
(a) Owned by an individual, a local authority, a public trust, a University or an educational or social welfare institution.						

	Amount of refund		
	Vehicles not exceeding 750 kg. in Weight unladen	Vehicles exceeding 750 kg. in weight, unladen but not exceeding 1200kg. in weight unladen	Vehicles exceeding 1200 kg. in weight unladen but not exceeding 2250 kg. in weight, unladen
1	Rs. (a)	Rs. (b)	Rs. (c)

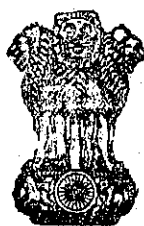
If after registration vehicles are removed outside the State of Gujarat, or if registration is cancelled or if alteration or change in their use takes place, and if their age from first registration is—

(i) Within two year	4800	8800	13200
(ii) More than 2 years but not more than 3 years	4450	8200	12300
(iii) More than 3 years but not more than 4 years	4100	7600	11400
(iv) More than 4 years but not more than 5 years	3750	7000	10500
(v) More than 5 years but not more than 6 years	3400	6400	9600
(vi) More than 6 years but not more than 7 years	3050	5800	8700

1	(a)	(b)	(c)
(vii) More than 7 years but not more than 8 years	2700	5200	7800
(viii) More than 8 years but not more than 9 years	2350	4600	6900
(ix) More than 9 years but not more than 10 years	2000	4000	6000
(x) More than 10 years but not more than 11 years	1650	3400	5100
(xi) More than 11 years but not more than 12 years	1300	2800	4200
(xii) More than 12 years but not more than 13 years	950	2200	3300
(xiii) More than 13 years	Nil	Nil	Nil
(2) Owned by a person other than an individual, a local authority, a public trust, a University or an educational or Social Welfare Institution.	Twice the rates Specified above.		
IV. Motor Vehicles falling under clause-I or clause-III and manufactured out of India and imported into India after the 31st March, 1987.	Twice the rates specified in clause-I or as the case may be, clause-III.		
B. Motor Vehicles other than those fitted with pneumatic tyres.	The rates shown in class--A plus 50 per centum of such amount.		
Part-II Motor Vehicles using fuel other than motor spirit.	The rates shown in Part-I plus surcharge of 50 per centum of such amount on all or any class of motor vehicle mentioned therein.		

By order and in the name of the Governor of Gujarat,

JASVANT GANDHI,
Under Secretary to Government.



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EXTRAORDINARY

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Separate paging is given to this Part in order that it may be filed as a separate compilation

PART IV-B

Rules and Orders (other than those published in Parts I, I-A and I-L) made by the Government of Gujarat under the Gujarat Acts.

HOME DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 24th December, 1997.

BOMBAY MOTOR VEHICLES TAX ACT, 1958.

No. G/G/97/168/MTA/1095/2758/Kh.—In exercise of the powers conferred by sub-section (5) of section 9 of the Bombay Motor Vehicles Tax Act, 1958 (Bom. LXV of 1958), read with rule 12-A of the Bombay Motor Vehicles Tax Rules, 1959, the Government of Gujarat hereby amends with effect on and from 1st April, 1997, Government Notification G/G/97/167/MTA/1095/2758/KH, dated 24-12-97 as follows namely:—

In the Schedule to the said notification, in part-I, under the heading 'A-Motor Vehicles fitted solely with pneumatic tyres', for clause III, the following shall be substituted, namely:

"III, Motor Vehicles other than those liable to tax under the foregoing provisions of this Schedule—

(i) owned by an individual, a local authority, a public trust, a University or an educational or social welfare institution.	Amount of refund				
	1	2	3	4	5
	Vehicle not exceeding 750 Kg. in weight unladen	Vehicles exceeding 750 Kg. in weight unladen but not exceeding 1000 Kg. in weight unladen	Vehicles exceeding 1000 Kg. in weight unladen but not exceeding 1250 Kg. in weight unladen	Vehicles exceeding 1250 Kg. in weight unladen but not exceeding 1500 Kg. in weight unladen	Vehicles exceeding 1500 Kg. in weight unladen but not exceeding 2250 Kg. in weight unladen
	Rs. (a)	Rs. (b)	Rs. (c)	Rs. (d)	Rs. (e)

If after registration vehicles are removed outside the State of Gujarat; or its registration

is cancelled; or if alteration or change in their use takes place and if their age from first registration is—

	(a)	(b)	(c)	(d)	(e)
(i) Not more than 2 years	6100	9700	12600	14400	18000
(ii) more than 2 year but not more than 3 years	5650	9050	11900	13600	17000
(iii) more than 3 years but not more than 4 years	5200	8400	11200	12800	16000
(iv) more than 4 years but not more than 5 years.	4750	7750	10500	12000	15000
(v) more than 5 years but not more than 6 years.	4300	7100	9800	11200	14000
(vi) more than 6 years but not more than 7 years.	3850	6450	9100	10400	13000
(vii) more than 7 years but not more than 8 years.	3400	5800	8400	9600	12000
(viii) more than 8 years but not more than 9 years.	2950	5150	7700	8800	11000
(ix) more than 9 years but not more than 10 years.	2500	4500	7000	8000	10000
(x) more than 10 years but not more than 11 years.	2050	3850	6300	7200	9000
(xi) more than 11 years but not more than 12 years.	1600	3200	5600	6400	8000
(xii) more than 12 years but not more than 13 years.	1150	2500	4900	5600	7000
(xiii) more than 13 years	Nil	Nil	Nil	Nil	Nil

Provided that the amount of refund specified above shall be admissible only in the case of motor vehicles for which lumpsum tax has been paid at the rates fixed by Government vide Home Department Notification No. G/G/97/MTA/50/1097/710/Kh dated the 1st April, 1997 or Home Department Notification No. G/G/97/51/MTA/1097/710/Kh dated the 1st April, 1997.

(11) Owned by a person other than an individual, a local authority, a public trust, a university or an educational or social welfare institution.

Twice the rates specified above.

By order and in the name of the Governor of Gujarat,

JASVANT GANDHI,
Under Secretary to Government.



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PART — IV-B

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HOME DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 24th December, 1997.

BOMBAY MOTOR VEHICLES TAX ACT, 1958.

No. GHG/97/169/MTA-1095-/2760/KH:—WHEREAS, the draft rules further to amend the Bombay Motor Vehicles Tax Rules, 1959 were published as required by sub-section (1) of section 23 of the Bombay Motor Vehicles Tax Act, 1958. (Bom. LXV of 1958) at page Ex. 204 of the Gujarat Government Gazette, Part IV-B dated the 27th August, 1997 under Government Notification Home Department No. GHG/97-110/MTA-1095-2760/KH dated 27th August, 1997 inviting objections and suggestions from all persons likely to be affected hereby till the 5th September, 1997.

AND, WHEREAS, no objections or suggestions have been received from any person with respect to the said draft rules by the Government.

NOW, THEREFORE, in exercise of the powers conferred by clause (e) of sub-section (2) of section 23 of the Bombay Motor Vehicles Tax Act, 1958 (Bom. LXV of 1958), the Government of Gujarat hereby makes the following rules further to amend the Bombay Motor Vehicles Tax Rules, 1959 namely:—

1. These rules may be called the Bombay Motor Vehicles Tax (Gujarat 4th Amendment) Rules, 1997.
2. In the Bombay Motor Vehicles Tax Rules, 1959, in the Appendix, under the heading 'A'. Motor Vehicles fitted solely with pneumatic tyres', for clause III, the following shall be substituted, namely:—

“III. Motor Vehicles other than those liable to tax under the foregoing provisions of this schedule—

- (i) owned by an individual, a local authority, a public trust a University, or an educational or social welfare institution.

Maximum rate of refund

Scale of refund	Vehicles not exceeding 750 k.g. in weight unladen	Vehicles exceeding 750 k.g. in weight unladen but not exceeding 1000 Kg. in weight unladen	Vehicles exceeding 1000 Kg. in weight unladen but not exceeding 1250 Kg. in weight unladen	Vehicles exceeding 1250 Kg. in weight unladen but not exceeding 1500 Kg. in weight unladen	Vehicles exceeding 1500 Kg. in weight unladen but not exceeding 2250 Kg. in weight unladen
	(a)Rs	(b)Rs.	(c)Rs.	(d)Rs.	(e)Rs

If after registration vehicles are removed outside the State of Gujarat or if registration is cancelled, or if alteration or change in their use takes place and if their age from first registration is—

(i) not more than 2 years	9900	14400	18900	21600	27000
(ii) more than 2 years but not more than 3 years.	9350	13600	17850	20400	25500
(iii) more than 3 years but not more than 4 years	8800	12800	16800	19260	24000
(iv) more than 4 years but not more than 5 years	8250	12000	15750	18000	22500
(v) more than 5 years but not more than 6 years	7700	11200	14700	16800	21000
(vi) more than 6 years but not more than 8 years	7150	10400	13650	15600	19500
(vii) more than 7 years but not more than 8 years	6600	9600	12600	14400	18000

	(a)Rs	(b)Rs	(c)Rs	(d)Rs	(e)Rs
(viii) more than 8 years but not more than 9 years	6050	8800	11550	13200	16500
(ix) more than 9 years but not more than 10 years	5500	8000	10500	12000	15000
(x) more than 10 years but not more than 11 years	4950	7200	9450	10800	13500
(xi) more than 11 years but not more than 12 years	4400	6400	8400	9600	12000
(xii) more than 12 years but not more than 13 years	3850	5600	7350	84000	10500
(xiii) more than 13 years	Nil	Nil	Nil	Nil	Nil
(ii) Owned by a person other than an individual a local authority a Public trust, a University or an educational or Social Welfare institution.	twice the rate specified above.				

By order and in the name of the Governor of Gujarat,

JASVANT GANDHI,
Under Secretary to Government.



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PART IV-B

**Rules and Orders (other than those published in Parts I, I-A and I-L) made
by the Government of Gujarat under the Gujarat Acts.**

URBAN DEVELOPMENT AND URBAN HOUSING DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 29th December, 1997.

THE GUJARAT TOWN PLANNING AND URBAN DEVELOPMENT ACT, 1976.

No. GH/V/157 of 1997/DVP/2897/769/L.—WHEREAS the Government of Gujarat is of opinion that it is necessary in the public interest to make a variation in the final Revised Development Plan for the town of Surendranagar sanctioned under Government Notification, Urban Development and Urban Housing Department Notification No. GH/V/2 of 1990/DVP/2886/3927/(89)/L, dated the 4th January, 1990;

NOW, THEREFORE, in exercise of the powers conferred by sub-section (1) of section 19 of the Gujarat Town Planning and Urban Development Act, 1976 (President's Act No. XXVII of 1976); the Government of Gujarat hereby :—

1. Proposes to modify the aforesaid revised development plan by way of variation in the manner specified in the Schedule appended hereto, and
2. Calls upon any person to submit suggestions or objections, if any with respect to the proposed variation to the Additional Chief Secretary to Government of Gujarat, Urban Development and Urban Housing Department, Sachivalaya, Gandhinagar, in writing within a period of two months from the date of publication of this notification in the Official Gazette.

SCHEDULE

Proposed variation to the final Revised Development Plan of Surendranagar sanctioned by Government Notification, Urban Development and Urban Housing Department No. GH/V/2 of 1990/DVP/2886/3927/(89)/L, dated 4th January 1990.

The land bearing R.S. No. 993/Part (7884, 60 Sq Mts.) of Dudhraj as shown in the accompanying plan marked "A B C D E F A", designated for "Industrial Zone" in the sanctioned Revised Development Plan of Surendranagar shall be deleted from the said designation and the land thus released shall be designated for "Residential Zone" under Section 12(2)(a) of Gujarat Town Planning and Urban Development Act, 1976.

By order and in the name of the Governor of Gujarat,

J. H. TAMAKUWALA,

Officer on Special Duty & Joint Secretary to the
Government of Gujarat.

Urban Development and Urban Housing Department.

URBAN DEVELOPMENT AND URBAN HOUSING DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 29th December, 1997.

THE GUJARAT TOWN PLANNING AND URBAN DEVELOPMENT ACT, 1976.

NO. GH/V/158 of 1997/DVP/2997/226/L.—WHEREAS Government of Gujarat is of opinion that it is necessary in the public interest to make a variation in the final development Plan of the town of Mandvi (Dist - Kachchh) sanctioned under Government Notification, Urban Development and Urban Housing Department Notification No. GH/V/180 of 1990-DVP-2989-2513-(90) L, dated the 19th September, 1990;

NOW, THEREFORE, in exercise of the powers conferred by sub-section (1) of Section 19 of the Gujarat Town Planning and Urban Development Act, 1976 (President's Act No. XXVII of 1976); the Government of Gujarat hereby:—

1. Proposes to modify the aforesaid development plan by way of variation in the manner specified in the schedule appended hereto, and
2. Calls upon any person to submit suggestions or objections if any with respect to the proposed variation to the Additional Chief Secretary to Government of Gujarat, Urban Development and Urban Housing Department, Sachivalaya Gandhinagar in writing within a period of two months from the date of publication of this notification in the official gazette;

SCHEDULE

Proposed variation to the final development plan of Mandvi District Kachchh sanctioned by Government Notification, Urban Development and Urban Housing Department NO. GH/V/180 of 1990/DVP/2989/2513/(90) L, dated the 19th September, 1990.

The lands bearing Revenue Survey No. 148 paiki, 149 part and R. S. No. 155 of Mandvi as shown in the accompanying plan marked as "ABCDEFGH IJA" and "LMNOPQRSTU VWL" designated for "Agricultural Zone" in the sanctioned development plan of Mandvi, Area Development Authority, Mandvi (Dist: Kachchh) shall be deleted from the said designation and the lands thus released shall be designated for "Residential Zone" under section 12(2) (a) of the Gujarat Town Planning and Urban Development Act, 1976.

By order and in the name of the Governor of Gujarat,

J. H. TAMAKUWALA,

Officer on Special Duty & Joint Secretary to the
Government of Gujarat.

Urban Development and Urban Housing Department.

URBAN DEVELOPMENT AND URBAN HOUSING DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 29th December, 1997.

THE GUJARAT TOWN PLANNING AND URBAN DEVELOPMENT ACT, 1976.

No. GH/V 159 of 1997/TPS/2596/3823/L.—WHEREAS under Government Notification, Urban Development and Urban Housing Department No. GH/V/47 of 1990/TPS/2588/1051/L dated the 30th March, 1990 the Government of Gujarat had in exercise of the powers conferred by sub-section (2) of section 48 of the Gujarat Town Planning and Urban Development Act, 1976 (President's Act No. 27 of 1976) (hereinafter referred to as "the said Act") sanctioned a draft Town Planning Scheme, Navsari No. 4 (Gandevi Road, Pachchhim Chhapara Area) (hereinafter referred to as "the said draft scheme") submitted to it by the Town Planning Officer, Town Planning Scheme, Navsari No. 4;

AND WHEREAS, in exercise of the powers conferred by Section 50 of the said Act, Government of Gujarat appointed the Town Planning Officer for the said draft scheme;

AND WHEREAS the Town Planning Officer has submitted to the Government of Gujarat the Town Planning Scheme, Navsari, No. 4 (Gandevi Road, Pachchhim Chhapara Area)-Preliminary Scheme (hereinafter referred to as "the said Preliminary Scheme" as required under sub-section (2) of section 52 and section 64 of the Gujarat Town Planning and Urban Development Act, 1976 (President's Act No. 27 of 1976);

NOW, THEREFORE, in exercise of the powers conferred by section 65 of the Gujarat Town Planning and Urban Development Act, 1976 (President's Act No. 27 of 1976) the Government of Gujarat hereby:—

- (a) sanctions "the said preliminary scheme".
- (b) states that the said preliminary scheme shall be kept open to inspection by the public at the office of the Navsari Nagarpalika, Navsari during office hours on all working days;
- (c) fixes the 29th January, 1998 as the date for the purpose of clause (b) of sub-section (2) of the said section 65.

By order and in the name of the Governor of Gujarat,

K. K. ASRANI,
Joint Secretary to the Government of Gujarat.
Urban Development and Urban Housing Department,